Arizona State Parks

Recreational Trails Program (Motorized Portion)

FY 2008 Grant Application Manual

Application Deadline

Applications must be received at:

Arizona State Parks Partnership Division Grants Section 1300 W. Washington Phoenix, AZ 85007

No later than: Monday, March 31, 2008 By 5:00 p.m.



This manual supersedes all previous manuals.



Arizona State Parks Board

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This publication was prepared under the authority of the Arizona State Parks Board. It is available in alternative format by contacting the ADA Coordinator at (602) 364-0632.

Off-Highway Vehicle Advisory Group

(OHVAG)

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> James R. Schreiner Coconino County Citizen-at-Large

Arizona Off-Highway Vehicle Recreation Program Mission Statement:

The mission of the Arizona Off-Highway Vehicle Recreation Program is to develop and enhance statewide off-highway vehicle recreation opportunities, and develop educational programs that promote resource protection, social responsibility, and interagency cooperation.

LETTER TO APPLICANTS

Dear RTP Applicant:

Arizona State Parks is pleased to present the FY 2008 Grant Application Manual for the Recreational Trails Program (Motorized Portion). This manual is designed to instruct applicants in preparing successful grant applications for funding assistance from the Recreational Trails Program (Motorized Portion) for revenues accrued during Fiscal Year 2007 and 2008. These grant monies will be available to successful applicants in state Fiscal Year 2009. This manual contains general program information, application guidelines, rating system, and application requirements.

This manual supersedes all previous application materials prepared by Arizona State Parks. Manuals dated prior to FY 2008 should be discarded. All forms necessary to complete an application are available in this manual and may be reproduced OR you may request forms be emailed in Microsoft Word.

Please contact Robert Baldwin or me if you have any questions as you design your project and prepare your grant application.

Robert Baldwin Recreational Trails Grants Coordinator (602) 542-7130

E-mail: <u>rbb2@azstateparks.gov</u>

Doris Pulsifer Chief of Grants (602) 542-7127

E-mail: dpulsifer4d@grants.azparks.gov

State Parks is interested in your feedback about the grant manual and the application process. Please take a few moments to provide suggestions by contacting me.

The Arizona State Parks Grants Section administers eight grant programs: the State Lake Improvement Fund (SLIF); the Law Enforcement & Boating Safety Fund (LEBSF); the Recreational Trails Program (motorized portion); three components of the Arizona Heritage Fund (Historic Preservation; Trails; and Local Regional & State Parks); the Land and Water Conservation Fund; and the Growing Smarter State Trust Land Acquisition Program. Please refer to the table on the back cover of this manual for further information and phone numbers.

Thank you, Doris Pulsifer Chief of Grants Arizona State Parks

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INTRODUCTION

This manual is provided to assistance in completing the 2008 RTP (motorized) grant application. It is our desire to make this process as efficient as possible. We have attempted to make this manual as informative, useful, and well organized as possible. The Arizona State Parks grant administration staff is available to provide assistance throughout the application process. Contacting staff will save time and result in a more comprehensive application that will help secure the financial assistance needed for your motorized recreation project.

PROGRAM INFORMATION

The OHV Recreation Program is administered by State Parks staff under the direction of the Arizona State Parks Board, with the assistance of the Off-Highway Vehicle Advisory Group (OHVAG). The Recreational Trails Program (RTP) is a Federal program to help

the states provide and maintain recreational trails for both motorized and nonmotorized recreational trail use. State Parks supports projects that meet the eligibility requirements of the Recreational Trails Program (RTP) and the goals of the statewide Off-Highway Vehicle Recreation Program.

Through this grant application process, the Board establishes funding priorities and evaluation elements that reflect the high priority needs of motorized trail users. Criteria to evaluate and fund project applications are consistent with the Arizona Trails 2005 Plan and the mission of the OHV Program:

"to develop and enhance statewide off-highway vehicle recreational opportunities, and develop educational programs that promote resource protection, social responsibility, and interagency cooperation."

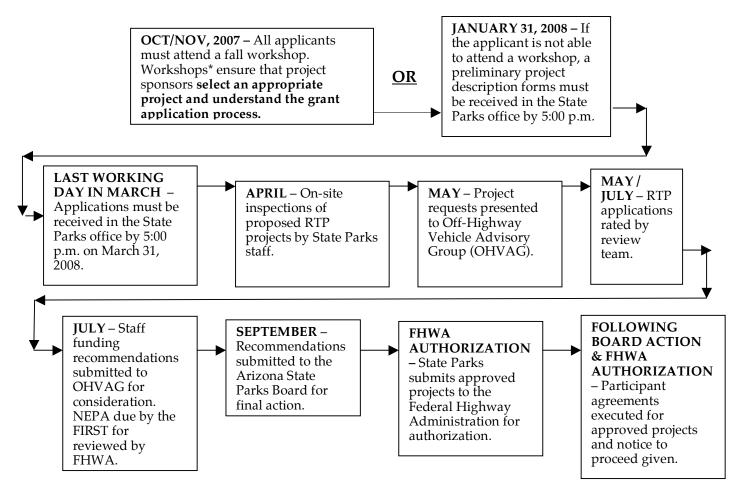
Applicants are encouraged to assess motorized trails recreation needs within their jurisdiction and submit applications that reflect, to the extent possible, priorities set forth in this manual. The RTP encourages motorized trail enthusiasts to work together with land managers to provide a wide variety of recreational trails opportunities.

THE FEDERAL HIGHWAY ADMINISTRATION Recreational Trails Program (RTP)

The 109th Congress enacted the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (SAFETEA-LU). It authorizes the Recreational Trails Program (from 2005-2009) as a Federal-aid program, and codifies it in Federal statutes under section 206 of title 23, United States Code (23 U.S.C. 206). The program provides funds for all kinds of recreational trail uses, such as pedestrian uses (hiking, running, wheelchair use), bicycling, in-line skating, equestrian use, crosscountry skiing, snow-mobiling, motorcycling, all-terrain vehicle riding, fourwheel driving, or using other off-road motorized vehicles. Each state develops its own procedures to solicit projects from applicants, and to select projects for funding, in response to motorized recreational trail needs within the state.

Arizona State Parks is the agency responsible for administering RTP funds in Arizona. Forty-four percent (44%) of Arizona's RTP funds are available for competitive motorized trails project grants, while another forty-four percent is available for non-motorized trail purposes. For the Motorized portion of these funds, Arizona's competitive grant program provides funds for motorized trail uses including: snow-mobiling, off-road motorcycling, all-terrain vehicle riding, four-wheel driving, support facilities, and user information such as maps and brochures containing safety and environmental protection messages.

RTP MOTORIZED PORTION EXPECTED GRANT CYCLE



* <u>Required Grant Workshop</u> - The Arizona State Parks grants staff offers grant application workshops for all of the grant programs. The purpose of the workshop is for State Parks staff to meet potential grant applicants, discuss the application process and forms, and establish a continuing relationship with the applicants to assist them through the application process. A schedule of workshops is available by contacting the grant program coordinator or at the Arizona State Parks website: www.azstateparks.com.

Alternatively, a project sponsor can submit a Preliminary Project Description Form (p. 3) and is not required to attend the grant workshop. This form is due in the State Parks office by 5 pm on Thursday, January 31, 2008. It can be faxed or emailed and does not need to be signed. The purpose of the form is to alert the State Parks grant coordinator that you may submit a grant application for the FY2008 grant cycle. If additional projects are being considered, a separate Preliminary Project Description Form should be submitted for each project.

The workshops and preliminary project description forms are designed to initiate dialog with the grants staff prior to the spring grant deadlines and provide sufficient time for the applicants to prepare the final application.

PRELIMINARY PROJECT DESCRIPTION FORM

NAME OF PROJECT SPONSOR (Grant Applicant):	Date Submitted:
NAME, PHONE, AND EMAIL FOR CONTACT PERSON	N:
DESCRIBE THE TYPE(S)/SCOPE OF WORK THAT YOU	U WISH TO ACCOMPLISH:
DESCRIBE THE GENERAL LOCATION(S) WHERE WC	ORK WILL BE DONE:

ELIGIBILITY

Eligible Project Work

Many trails provide both a recreational and transportation purpose. RTP funds may be used on any trail that provides recreation. Using RTP funds on a trail project does not make the trail ineligible for other federal highway funds if the trail also provides a transportation purpose.

All potential applicants are highly encouraged to contact the grant program coordinator to discuss their proposed project. Through discussion with the grant program coordinator the project sponsor can be assured that the proposed actions will meet the intent of the program. Grant staff follows the most recent Recreational Trails Program Guidance issued by FHWA Trails and Enhancements Program Manager to determine eligibility for any scope item or its components.

Eligible project work includes:

- development, construction, and enhancement of OHV recreational facilities, use areas and trails (for example, trailheads, restrooms, access improvements, signing, picnic areas, route inventories);
- mitigation -- defined as rectifying or reducing existing damage to natural (flora, fauna, and land) or cultural (prehistoric or historic archaeological sites) resources caused by off-highway vehicles;
- prevention of damage to natural or cultural resources;
- development and dissemination of OHV-related user information;
- acquisition or lease of future trail alignments or areas for OHV recreation; and
- renovation defined as the redesign, reconstruction, non-routine maintenance, or relocation of recreational trails to benefit the natural environment or to mitigate and minimize the impact on the natural environment. Other reasons for renovation may include erosion and deterioration, improper original alignment, improper design, safety-related issues due to hazardous conditions, and natural disasters.
- * Revegetation is defined as the process of returning terrain to its natural state. This can include repair and conditioning of the ground; boxing and transplanting native trees, bushes, shrubs, and cacti; and the purchase and use of native grass and flower seed. Natural habitat should not require permanent irrigation.

Note: Landscaping is defined as the addition of trees, bushes, shrubs, cacti, grass, flowers, or rock to enhance an area and irrigation needed to support the landscaping. Landscaping and irrigation are not eligible scope items.

Development of local or regional plans is not eligible for funding. Funds cannot be used for administrative or overhead costs, or costs associated with application preparation. Costs incurred prior to Board Action and FHWA Authorization, including those associated with design and engineering or cultural/environmental/archeological

assessments, are not eligible for reimbursement. Design and engineering costs incurred after the participant agreement is executed are limited to 10% of the awarded grant amount.

NOTE: The project sponsor is encouraged to contact the State Parks grant staff during the project planning process to resolve eligibility issues.

Eligible Applicants

Governmental entities are eligible to apply for RTP motorized portion grants. This includes cities, towns, counties, tribal governments, state and federal agencies. An entity is defined as a governmental body, with a responsibility to provide OHV opportunities to the public and that meets the following criteria:

- independent governing authority;
- independent signature authority; and
- independent authority to commit funds.

An entity may submit applications for multiple projects in any given year.

Nonprofit and Private Organization Eligibility Requirements - Nonprofit organizations designated as 501(c) by the Internal Revenue Service are eligible applicants. Private organizations also may apply through an eligible sponsoring organization as a third party. **See Page 61-63 for additional information.**

Available Funds

Arizona's allocation of the Recreational Trails Program (Motorized Portion) has been used to fund the motorized trails grants program beginning with Federal Fiscal Years 1999. The balance of funds not obligated through the FY 2007 grant cycle will be added to the FFY 2007 and FFY 2008 funds for the FY 2008 grant cycle. **An entity may not request more than \$280,000 per project. Projects must affect distinguishably different locations.**

Unobligated Amount from FFY 2007	Unobligated Amount from FFY 2007	Estimated Revenue for FFY 2008	Estimated Amount Available For FY 2007 Grants
\$9076	\$632,320	\$767,251*	\$1,408,647

^{*} This amount may be reduced by a setback amount determined by Congress.

Program Matching Requirement

RTP funds can be used to fund a maximum of 90% of the total project cost; the other 10% must be provided as match from the applicant. A federal agency applicant must provide at least 5% of the total project costs from a non-federal source. The remaining 5% of the total project cost can come from other federal sources. Other guidance for matching funds is available on Page 43.

COMPLETING THE APPLICATION PROCESS

The grant application process consists of two parts. Part I consists of the forms required to make the application eligible. Part II includes the competitive project justification guidelines based on the priority needs identified in the 2005 State Trails Plan. Both parts are equally important and must be completed accurately to insure that the application will be eligible and considered for funding.

PART I: REQUIRED FORMS FOR ELIGIBILITY

Following is a list of the application forms with requirements to meet eligibility. A description of each form with instructions for completing the form will follow this section. The **Required Forms Checklist and blank form begin on page 45**. You may copy the forms from the appendix and complete them manually. OR, forms will be emailed to you in Word format by request to the program coordinator, Robert Baldwin, rbb2@azstateparks.gov.

1. Preliminary Project Description Form (p. 2-3)

The Preliminary Description Form is only required if the project sponsor did not attend the fall workshop. Responses may be brief but must clearly convey the intentions of the project sponsor. The final project submitted in the grant application may be somewhat different from what is described on this form, however, two components identified on this form must be a part of the final application:

- (1) at least one scope of work from the preliminary project description must be included in the final proposed project, and
- (2) some portion of the final proposed project must be developed in at least one location identified in the preliminary project.

Each eligible entity (Forest Service district or BLM field office) must submit a separate "Preliminary Project Description Form" for work within their management area.

A project entirely different from the project described on Preliminary Project Description Form may be submitted as the final grant application, but the project sponsor must have attended a workshop for the application to be considered eligible.

2. FY 2008 RTP Motorized Portion Certified Grant Application Form (p. 8-10, 46)

Things to consider when completing the Grant Application Form:

- The individual authorized by the Resolution must sign the grant application.
- The applicant is must be an eligible entity to apply for the grant (see p. 5).
- The entire scope of work is must be eligible (see p. 4).
- The matching funds certified in the resolution must meet the program requirement (see p. 4).

Nonprofit Applicants must provide the following at the time of application:

- Certification Statement (see page 61-63)
- Previous year and current year's operating budget
- IRS determination letter evidencing tax exempt status as of March 31, 2007
- Most recent annual report to the Arizona Corporation Commission (preferably the last 2 annual reports, if available), or equivalent tribal commission report(s) if incorporated under tribal law
- A bank statement verifying funds available in an account if using cash match

Memorandum of Understanding (for Third Party projects only) (p. 61, 91-93)

The application must include:

- A draft Memorandum of Understanding (MOU)
- The Memorandum of Understanding (MOU) must state the responsibilities of the Applicant and the Third Party as detailed in the sample resolution provided in the manual.

The completed and signed MOU delegating the responsibilities as provided in the sample resolution must be received before the Participant Agreement can be executed.

3. Applicant Resolution/Authority to Apply (p. 10, 47-49)

The application must include the signed resolution certifying the correct amount of matching funds and must meet the requirements as outlined in the manual (e.g., the Resolution must identify the source and amount of matching funds, including donations).

4. Control & Tenure Documents (p. 11-12, 47, 50)

Things to consider when completing the Control & Tenure Documents:

- The application must include the appropriate documentation to demonstrate Control & Tenure of the property (e.g., a lease, special use agreement, title or deed).
- The Control & Tenure documents must state a valid term of at least 25 years with 20 years remaining at the time of application submittal.
- Include a copy of the Title Insurance for all parcels with the application. (*In lieu of title insurance, the applicant must provide a title opinion signed by their legal representative indicating all parcels are unencumbered.*)

5. Americans with Disabilities Act (ADA) certification (p. 51)

This form must be signed by the individual authorized by the Resolution and submitted with the application to be considered complete. It is the applicants statement that they comply with all tenets of Title II of the ADA. It does not require all aspects of a project to be ADA compliant.

6. State Historic Preservation Office / Section 106 Compliance

(p. 13, 52-55)

The applicant must provide all documentation necessary for submission to the Federal Highway Administration for review (see page 13).

• **Section 106 Compliance** – Cultural resource surveys must be completed for the entire project area and the completed **SHPO REVIEW FORM / SHPO Historic Property Inventory Form** (p. 52-55) must be submitted with the application by the due date.

Things to consider when completing the SHPO Review Form:

- The SHPO REVIEW FORM must be signed by the person authorized in the Resolution to submit documents.
- The SHPO REVIEW FORM and the Historic Property Inventory Form (if applicable) must be included with the application.
- Completed cultural surveys with data attached or a 7.5′ USGS map of the entire project area must be included with the application.

COMPLETING THE FORMS FOR PART I

(1) Completing the Preliminary Project Description Form

This form must be submitted by January 31, 2008 if the applicant did not attend a grant workshop and is not required with the grant application package.

(2) Completing the Grant Application Form

All information must be typed. Questions regarding form completion are to be directed to the Recreational Trails Grants Coordinator, Arizona State Parks.

- 1. **Applicant Name:** Enter the name of the eligible entity submitting the grant application.
- 2. Applicant Address: Enter the official mailing address of the applicant.
- 3. **Applicant Contact:** Enter the name, title, and telephone number of the individual who will have the day-to-day responsibility for the project. An e-mail address is helpful.
- 4. **Third Party:** If the applicant is sponsoring the application in cooperation with a third party, enter the name of the cooperating entity.
- 5. **Third Party Address:** Indicate the official address for any third party applicant listed in Item 4 to which communications and correspondence should be directed.
- 6. **Third Party Contact:** Enter the name, title, and telephone number of the individual associated with the third party participant, who will have the day-to-day responsibility for the project. An e-mail address is helpful.
- 7. **Project Title:** Enter the title of the proposed project incorporating the affected site and the essence of work to be accomplished (e.g. "Rugged Hill OHV Trailhead Development" or "Crooked Spine OHV Trail Renovation"). Limit the title to 40 characters or less.

- 8. **U.S.** Congressional District: Enter the number of the U.S. Congressional district(s) in which the project site is located. Contact your county recorder if you need assistance.
- 9. **State Legislative District:** Enter the number of the State Legislative District(s) in which the project site is located. Contact your county recorder if you need assistance.
- 10. **County:** Enter the name of the county(s) in which the project is located.
- 11. **Brief Description of the Project:** Summarize the project proposal. Describe the scope and nature of what is to be accomplished. Indicate the types of proposed improvements to be developed or parcels to be acquired and the location and name of each site involved. A sample acquisition and development project description follows:

Sample Acquisition/Development Project: This project proposes the purchase of eight (8) parcels of land comprising 93 acres for construction of an off-highway vehicle loop trail to be located near the Town of Blue River. The trail, when developed, will provide opportunities for trailbikes, ATV's, and snowmobile use. Support facilities including restrooms and ramadas will be installed to accommodate the trail users. Trail signs and kiosks will display trail information, safety, and environmental messages.

NOTE: In some cases, it will be advantageous to acquire a specific piece of land while it is still available and undeveloped, although development may not be planned for some years and little or no public off-highway vehicle use is envisioned in the interim. If this is the case, the description must include information on why the acquisition is necessary, when development will take place, and what the site will be used for during the interim period of time.

Sample Development Project: This project involves the development of a 50-mile-long trail in accordance with an adopted OHV management plan for the Blue Peak Ranger District, Red Dog National Forest. This trail will provide a corridor between a motorized trails staging area and Blue Peak. The trail will provide motorized and multiple recreational uses. The amount of \$9,500 will be claimed as costs for engineering and architectural services.

NOTE: If design and engineering costs are to be claimed, they must be reflected on the Estimated Project Cost Sheet and may not exceed 10% of the awarded grant amount. Design and engineering costs are subject to Arizona State Parks' review for eligibility.

12. Project Funding:

<u>RTP Grant Request</u> -- Enter the amount of the request for RTP Motorized Portion funds. This amount cannot exceed 90% of the total project cost.

<u>Applicant Match Amount</u> -- Enter the amount for which the applicant will be responsible.

<u>Total Project Cost</u> -- Enter the total cost of the proposed project, which equals the grant request amounts plus the applicant match amount. These figures must mirror the figures provided on the Estimated Project Cost Sheet, Cost Breakdown Sheets, and the Resolution/Authority to Apply.

13. Certification & Authorized Signature: The certified application form MUST be signed and dated by the individual authorized to act on behalf of the applicant in conducting all official business related to the project (same person as specified in applicant's resolution/authority to apply for application). Please type the signer's name and title below the signature.

(3) Application Resolution / Authority to Apply

Federal, Tribal, or Arizona State Land Department Applicants must submit a letter that clearly states the applicant has the authority to apply for RTP (Motorized Portion) Funds. This letter must address the same issues as are addressed in the SAMPLE LETTER RE: CONTROL AND TENURE / APPLICATION TO APPLY provided (page 47) and the letter must be printed on agency letterhead and be signed by an appropriate official authorized to commit funds.

Applicants in this group can satisfy the Control and Tenure requirements of the application process by incorporating in their letter an appropriate statement addressing the applicant's intent to use the land under it's stewardship for the purpose expressed in this application. The **SAMPLE LETTER provided on page 50** may be edited as needed by the applying entity. If altered, it is essential that all conditions in the sample document are addressed in the document submitted with this application.

THE SIGNED LETTER MUST BE SUBMITTED WITH THE APPLICATION BY THE APPLICATION DUE DATE.

NOTE: The person identified in the letter who conducts all negotiations and executes and submits all documents MUST provide documentation if other persons will be allowed to assume these responsibilities at any time during the development period of the grant.

Non-Federal Applicants must include a resolution certifying authority to apply for RTP funding to be eligible for funding consideration. A Sample Resolution is provided on page 48-49. All applicants MUST incorporate items 1 through 6 from the sample resolution in their resolution and it MUST be signed by the appropriate official authorized to commit funds.

NOTE: The application will be ineligible if the resolution is not submitted by the due date..

NOTE: The person identified in the resolution (see Sample Resolution: Item 6) who conducts all negotiations and executes and submits all documents MUST provide documentation if other persons will be allowed to assume these responsibilities at any time during the development period of the grant.

(4) Evidence of Control and Tenure

Non-Federal and Non-Tribal Applicants ONLY are responsible for operation and maintenance of fund-assisted facilities or equipment and retention of land acquisitions according to the Term of Public Use established in the General Provisions (page 85-90). The Term of Public Use is 25 years for facilities (real property) and 99 years for acquired land.

At the time of application, the applicant MUST submit documentation to demonstrate the control (i.e., deed, lease, easement, etc.) and tenure (i.e., 25 years, 50 years, etc.) of the land where the project site is located. OR, the applicant MUST include the acquisition of the proposed site in the scope of the proposed project.

For a development project, the applicant must include copies of the document which evidences control and tenure of the proposed project site. Evidence of control and tenure can be shown by submitting copies of the required documents listed in either #1 or #2 below. An applicant from the Forest Service, Bureau of Land Management, Arizona Tribal Governments, or Arizona State Land Department must provide a document similar to the sample letter provided on page 51 to satisfy this requirement.

- 1A. **Title or Deed** -- If the land proposed for development is owned by a municipal or county applicant, all of the following must be submitted with the application:
 - copy of the recorded title or deed
 - legal description of the deed with an attached map
 - updated copy of title insurance for the property (no older than one year).

In lieu of title insurance, a "title opinion" from the applicant's legal representative may be submitted. This opinion will certify that the title is vested in the applicant and there are no outstanding liens or encumbrances imposed against the property which would adversely affect the proposed development.

1B. **Title or Deed** -- If the land proposed for development is owned by a federal, tribal, or ASLD applicant, the applicant must provide a letter stating that:

All improvements proposed in this grant application are compatible with the approved land use plan of the applicant and will be constructed on land that is within the boundaries of and under the management of applicant. These lands are not classified or have been identified as base-for-exchange and will be available for public use for the term of this agreement. (See sample letter page 48.)

- 2. Leases, Easements, Permits, or Special Use Agreements -- Lands <u>not</u> owned by the applicant may be developed with grant assistance if provisions exist in a lease or use agreement. The lease, permit, or special use agreement must adequately safeguard the long-term use of the land for public recreation. AN APPLICATION WILL BE CONSIDERED INELIGIBLE IF AN EXISTING LEASE OR SPECIAL USE AGREEMENT IS NOT INCLUDED IN THE APPLICATION. Both of the following must be submitted with the application:
 - copy of the signed lease, easement, permit, or special use agreement.
 - map depicting the area(s) existing or proposed for lease, easement, permit, or agreement

NOTE: For a development project, an applicant must have a minimum of a 25-year lease with at least 20 years remaining at the time an application is submitted. The lease must include the provisions that (1) the lessee has the first right of lease renewal, and (2) the lessor cannot cancel the lease without cause. If the lease has at least 20 years remaining, but less than 25 years, the application must include a letter of intent to exercise the option to renew (page 50).

Projects on State Land

Projects proposing improvements on land leased from the Arizona State Land Department will be considered on a case by case basis. All projects constructed on State Land are required to meet the 25-year Term of Public Use. A project that cannot meet this requirement may proceed under the remedies provided in the Administrative Guidelines for Awarded Grants. These options include:

- (1) Conversion providing an equivalent facility at the grant participant's expense;
- (2) Repayment refunding the grant funds to State Parks on a graduated scale based on the number of years the project has been available to the public; or,
- (3) Obsolescence notwithstanding neglect or inadequate maintenance on the part of the grant participant, a recreation area or facility may be determined obsolete if:
 - (a) reasonable maintenance and repairs are not sufficient to keep the recreation area or facility operating,
 - (b) changing recreation needs dictate a change in the type of facility provided,
 - (c) operating practices dictate a change in the type of facilities required, or
 - (d) the recreation area or facility is destroyed by fire, natural disaster, or vandalism.

(5) Americans with Disabilities Act (ADA) certification (p. 51)

This form must be signed by the individual authorized by the Resolution and submitted with the application to be considered complete. It is the applicants statement that they comply with all tenets of Title II of the ADA. It does not require all aspects of a project to be ADA compliant.

(6) State Historic Preservation Office / Section 106 Compliance / NEPA

<u>SHPO Review Form</u> - <u>All applicants</u> must submit this form the by the application due date. The SHPO Historic Property Inventory Form is only required if historic properties exist within the project area or may be affected by the project.

Things to consider when completing this form (p. 52-55):

- the SHPO REVIEW FORM must be signed by the person authorized in the Resolution to submit documents, or
- the SHPO REVIEW FORM and the Historic Property Inventory Form (if applicable) must be included with the application, or
- Completed cultural surveys with data attached must be included with the application, or
- a 7.5′ USGS map of the entire project area is required with the application.

<u>Section 106 Compliance</u> – Cultural resource surveys must be completed for the entire project area and the completed SHPO REVIEW FORM / SHPO Historic Property Inventory Form must be submitted with the application by the due date. Depending on the location of the project, additional consideration of tribal issues may be required in the federal process. Federal applicants must submit any documentation gathered by agency archaeologists. The State Historic Preservation Office (SHPO) will review all cultural surveys and issue their concurrence with the applicant's proposed action before the NEPA package can be forwarded to the Federal Highway Administration (FHWA) for review.

State Parks staff is available to assist non-federal applicants through the NEPA process. Contact the program coordinator, Robert Baldwin at rbb2@azstateparks.gov.

NEPA - Each applicant must provide State Parks with documentation which meets the requirements of the National Environmental Policy Act (NEPA), the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended, and other applicable laws (such as laws regarding threatened and endangered species, hazardous wastes and contaminated properties, historic and archaeological resources, etc.).

The **Environmental Determination Form (page 64-82)** is provided primarily for non-federal applicants and must be used as a guide in completing the requirements of the National Environment Policy Act. The completed form and supporting documentation must be submitted to State Parks by July 1, 2008.

Federal applicants must complete the first two pages of the Environmental Determination Form and submit them with other NEPA compliance documents they

are submitting. These pages serve as a coversheet required by Federal Highway Administration.

A project cannot be recommended for funding until NEPA compliance has been reviewed and approved by the Federal Highway Administration (FHWA). This is why the documents are due by July 1, 2008.

COMPLETING THE APPLICATION PROCESS

The RTP (motorized) grant process is competitive. Applications will be considered according to the number of points received, where the highest number of points will be considered for funding first. Projects that accomplish the high priority needs identified in the FY 2005 Arizona Trails – Statewide Motorized and Nonmotorized Trails Plan have the potential to score more points that projects that accomplish lesser priority needs. The components of the project and the responses to the criteria will determine the score for the application. The applicant will use the forms described in items 7-9 to explain how the proposed project was conceived, what it will accomplish, and how the project funds will be used. It is important to carefully read the instructions to understand what is expected in the responses.

State Parks staff is available to coach applicants through the process and will comment on draft responses if provided sufficiently prior to the due date. You may email the program coordinator, Robert Baldwin at rbb2@azstateparks.gov.

PART II: REQUIRED PROJECT DESCRIPTION FORMS

7. Responses to Criteria (p. 15-26)

These are the written responses to rating criteria #1-15 and supporting documentation. The applicant is not allowed to alter or amend the project narrative or add documentation once the application deadline has passed.

8. Estimated Project Cost Sheet / Scope Item Timeline / Donations

(p. 27-36)

The Estimated Project Cost Sheet is needed to complete the Grant Application Form. Scope Item Cost Breakdown sheets are required to document responses to rating criteria #4-7.

- Estimated Project Cost Sheet
- Scope Item Cost Breakdown Sheet
- Acquisition Cost Breakdown Sheet (if applicable)
- Design & Engineering Costs Breakdown Sheet (if applicable)
- Scope Item Timetable
- Donations List (*if applicable*)

9. Four 4" x 6" Color Photographs (LANDSCAPE LAYOUT ONLY)

The photos should depict the area to be developed or specific features of the project and be submitted in vinyl sleeves with a description included. Photos documenting the response to rating criteria #3A can be used for this purpose. Do not staple, paste, tape or otherwise fasten the photos to the application. Digital photos must be printed on high quality paper and cut to 4" x 6" size. One set of originals is required. Photocopies of the photographs may be submitted with the three additional sets.

10. <u>Maps and Plans</u> including <u>all</u> of the following applicable forms must be submitted for the application to be considered complete:

- Location Map (p. 56)
- Acquisition Parcel Map (if applicable) (p. 57)
- Site Plan (p. 58)
- Floor Plans (if applicable) (p. 59)
- Signage Design Plan (if applicable) (p. 60)

COMPLETING THE FORMS FOR PART II

(7) Recreational Trials Program (Motorized Portion) Rating Criteria

The criteria for rating Recreational Trails Program (Motorized Portion) grant applications are based on the *Arizona Trails 2005 Statewide Motorized and Nonmotorized Trails Plan*. The most recent trails plan was approved by the Arizona State Parks Board (Board) in November 2004 and is available on the State Parks website at: www.azstateparks.com/partnerships/trails/statetrails.html. This criteria was developed with the assistance of a cross section of stakeholders including representatives of the State Recreational Trails Advisory Committee; reviewed and recommended by the Arizona Outdoor Recreation Coordinating Committee and Off-Highway Vehicle Advisory Group, advisory to the Board; and approved by the Board in September 2005. Modifications may be needed from time to time to further clarify application of the criteria. Other changes to the criteria are subject to Board approval. These criteria will be used until the next trails plan is completed and approved in 2009.

SECTION I. PLANNING AND LOCAL NEED 35 MAXIMUM POINTS ALLOWED

The goal of the Arizona State Parks motorized and non-motorized trails grant programs is to award funding to projects that meet the needs identified in the Arizona Trails 2005 Statewide Motorized and Nonmotorized Trails Plan. A project should be designed to accomplish the objectives of the project sponsor and/or respond to user demand. In this section the applicant must establish that the proposed project addresses a need identified in a plan and/or is the result of public demand.

This section contains two parts: Planning and Demonstrated Need. A total of thirty (30) points is allowed in each part. There are more ways to score points (more points available) than are allowed in each part. This scoring strategy reflects the understanding that applicants have differing levels of resources available for planning and that need may be demonstrated in a variety of ways. A maximum total of thirty-five (35) points will be counted in this section toward the application's overall score. An applicant must show a combination of planning and demonstrated need to obtain thirty-five points. The applicant must evaluate the resources available to them and respond to enough criteria, if possible, to score the maximum points (35) allowed in the section. The applicant is not expected to, nor should they attempt to respond to every criterion in this section.

PLANNING MAXIMUM 30 POINTS

The applicant must evaluate the resources available to them and respond to enough criteria to score the maximum points (30) allowed in this part. The applicant is not expected to respond to every criterion in this section if points are not needed to achieve the maximum available.

The application will be scored based on the relevance of the written response to each criterion and documentation provided. Responses should be brief (100 words or less) and to the point. To be considered "relevant" a response must clearly and directly address the criterion, the proposed project, and the plan being described and provide the requested documentation.

Arrange your responses in the following order and attach referenced documents at the end of this section. Be sure documents are labeled with the letter of the criterion they apply to, i.e., "A", "B", or "C".

1. In this section the applicant must establish that the proposed project is the result of an approved plan. Plans are created to identify objectives and provide direction in carrying out those objectives. Public input is considered an important ingredient in creating this plan. Therefore, a plan is not considered approved unless public comments have been solicited.

A. DESCRIBE THE APPROVED PLAN THAT RELATES TO THIS APPLICATION

0 or 7 points

Briefly describe the <u>approved</u> plan that **specifically identifies** the applicant's responsibility to provide the uses, facilities, or deliverables being proposed in <u>this grant application</u>. A relevant response will explain why this project is moving forward at this time.

NOTE: A plan will not be considered "approved" without an opportunity for public comment. Therefore, if at least one opportunity cannot be documented the plan will not be accepted.

PROVIDE AND HIGHLIGHT COPIES OF RELEVANT PAGES OF THE PLAN

Provide a copy of the cover page for this plan, table of contents (if available), and pages referenced in the response. Text referenced in the response must be HIGHLIGHTED on pages provided.

Seven (7) points will be awarded for a relevant response with requested documentation.

B. LIST AND DESCRIBE PUBLIC COMMENT OPPORTUNITIES Up to 21 points

List and describe the opportunities the public had to comment during the development of the plan described in "A" or any pertinent amendments to that plan. This should include opportunities to review the plan and avenues for response. (100 words or less per opportunity)

PROVIDE COPIES OF PUBLIC COMMENT OPPORTUNITIES

Provide copies of public notices, agendas, or invitations to open forums alerting the public to these opportunities. One document may list multiple opportunities and will score accordingly.

Three (3) points will be awarded for each opportunity described with requested documentation.

C. LIST AND DESCRIBE THE OBJECTIVES IDENTIFIED IN THE PLAN

Up to 20 points

List the relevant objectives identified in the plan described in "A" and briefly describe how each of the uses, facilities, or deliverables being proposed in this grant application furthers those objectives. (100 words or less per objective)

PROVIDE PAGES FROM PLAN AND HIGHLIGHT RELEVANT OBJECTIVES

Provide a copy of the pages from the plan that identify the relevant objectives. Text referenced in the response must be highlighted on the pages provided.

Five (5) points will be awarded for each relevant objective described with highlighted documentation.

DEMONSTRATE NEED

MAXIMUM 30 POINTS

This section will allow the applicant to score points if the project IS NOT the result of an approved plan. **The response to question #2 will not be scored if the applicant received points for question #1.** Responses and documentation provided for question #3 will be scored for all applicants.

The applicant must evaluate the resources available to them and respond to enough criteria to score the maximum points (30) allowed in this part. The applicant is not expected to respond to every criterion in this section if points are not needed to achieve the maximum available.

The application will be scored based on the relevance of the written response to each criterion and documentation provided. Responses should be brief (100 words or less) and to the point. To be considered "relevant" a response must clearly and directly address the criterion and the proposed project being described **AND** provide the requested documentation.

- 2. EXPLAIN briefly how the need for the uses, facilities, or deliverables being proposed in this grant application was identified.

 0 or 5 points
 - Five (5) points will be awarded for a relevant response. NOTE: These points will only be awarded if an approved plan was not described in question #1 in the Planning section.
- 3. PROVIDE evidence supporting the need. This may include, but is not limited to: pictures of existing use or misuse, letters from individuals or user groups, news articles, survey results, or statistics. Evidence that is not specifically listed below may be submitted in the most appropriate category. You must provide the evidence, not just refer to it in your explanation.

NOTE: Each article of evidence must include a brief explanation of how it supports the need for the proposed project or a specific component of the project. To provide a "relevant explanation" the response must directly tie the evidence to the project component and the component must be a cost incurred in the proposed project.

A. PICTURES / MAPS

Up to 15 points

Pictures and maps may be used to depict the need for a specific component of the proposed project. A combination of maps and pictures can be used to identify the location of existing conditions within the project area that will be addressed in this project. A map may be used to illustrate the need for connector trails, new trails, or the location of other support facilities. Pictures would further explain the situation.

Pictures must be identified by the approximate date they were taken, location in the project area, and component of project being depicted. NOTE: Pictures must be submitted in 4" x 6" layout format. Digital photos must be printed on photo quality paper.

Five (5) points will be awarded for each project component appropriately depicted and explained.

B. LETTERS Up to 10 points

The purpose of a letter used to meet this criterion must be to alert the project sponsor to a specific need or needs included in the scope of the project. The letters must have been written far enough in the past to be part of the consideration in developing the proposed project. Letters supporting a proposed project do not qualify. If it is not obvious from the letter, an explanation must be provided to tie the letter to the proposed project, i.e. if the letter mentions a specific location, the explanation must identify that location within the project area.

Two (2) points will be awarded for each letter with appropriate content from an individual. Individuals may not be a member of a group that has submitted a letter. Four (4) points will be awarded for each letter with appropriate content from a group representing at least ten members. Letters from a group must be submitted on the group's letterhead and include the signature of an authorized representative of the group and the size of group's membership. (maximum 10 points for all letters combined)

C. COMMUNITY CONCERN

Up to 6 points

Expressions of community concern can include any actions or publicity at the community level specific to the project or its potential impact. For example, a newspaper article or public comment documented in the minutes of a public meeting which identifies a condition addressed by the proposed project, OR, documented actions of a user or special interest group to identify or mitigate a situation being addressed by the proposed project. A brief written explanation is required to tie the evidence to the proposed project.

Three (3) points will be awarded for each appropriate response.

D. STATISTICS, STUDIES, OR SURVEY

Up to 10 points

The statistics, study, or survey must have been commissioned or conducted by the applicant or an interested group and be specific to the project in this grant application. Results from these sources must support the need for this project. A brief explanation must connect the documentation to the project.

Five (5) points will be awarded for each source with each appropriate explanation.

E. AGENCY DECISION OR MEMORANDUM

0 or 5 points

An agency decision or memorandum may officially approve or require the project specific work as a result of meetings or discussions. This must be a document that stimulates the initiation of this project and is not the applicant's resolution required for this application. The date on this document should be well in advance of the application deadline.

Five (5) points will be awarded for a document with an appropriate explanation.

F. REGULATIONS Up to 10 points

Regulations may require a specific action be taken as a component of <u>this grant application</u>. Provide a copy of the regulation and briefly explain how it is being met through the proposed project. General NEPA compliance is a result of initiating the project, not a reason to initiate it. However, if a scope item in the project is designed to specifically address any of the requirements of the NEPA process, that requirement must be identified and an explanation provided as to how the chosen actions satisfy that requirement.

Five (5) points will be awarded for each appropriate explanation.

SECTION II. STATEWIDE PRIORITIES 60 MAXIMUM POINTS ALLOWED

The criteria in this section are used to measure the relationship of this project to the statewide recommendations outlined in Chapter 4 of the *ARIZONA TRAILS* 2005: *Statewide Motorized and Nonmotorized Trails Plan* (State Trails Plan). A maximum of sixty (60) points can be scored in this section.

PART I – PRIORITY NEEDS: Criteria 4 – 9 are based on the recommendations in the State Trails Plan. Points in this section are awarded according to the ratio of eligible costs appropriate to each criterion compared to the total project cost less proposed preagreement and design and engineering costs. Projects that are designed primarily to meet the first level priority recommendations (criteria 4 – 6) will score better than projects that are meeting second level and other priority recommendations (criteria 7 – 9). Projects that propose to spend at least 80% of the total project costs on the first level priority scope items will score all fifty-five available points. Other projects will score less than the fifty-five available points proportionately to the costs expended for other scope items. A table showing the allocation of points is provided following this section.

The applicant must divide the project costs into "scope items". A scope item may consist of several components. The scope items must be titled to match the equivalent criteria and all eligible costs associated with that scope item will determine the total cost. SCOPE ITEM COST BREAKDOWN sheets are available in the application manual or in Word format from State Parks. Read the definition provided in each criterion to determine what costs may be eligible for that scope item. Contact the State Parks grant coordinator when in doubt.

The application will be scored based on the appropriateness of the written response to each criterion 4 - 9 and the SCOPE ITEM COST BREAKDOWN sheets provided. Responses should be brief (100 words or less) and to the point. Arrange your response in the following order and attach the cost sheets at the end of this section. To be considered "relevant" a response must clearly and directly address the criterion and the proposed component of the project being examined.

PART II – OTHER NEEDS: Criteria 10 - 15 require the applicant to describe the efforts they have made in planning this project or will make during the development of the project to address some of the concerns described by participants in the surveys conducted to develop the State Trails Plan. The applicant has multiple opportunities to score the maximum five (5) points available in this part.

NOTE: The following tie-breaker procedure will be used if two or more projects score the same total points and funds are not available to fully fund all projects. Projects that spend the greatest percentage of total project dollars in scope items 4-6 will be considered first. A project that proposes components in the most scope items 4-6 will be considered second.

PART I – PRIORITY RECOMMENDATIONS

4. DEVELOP NEW TRAILS OR TRAIL OPPORTUNITIES UP TO 55 POINTS

New trail is trail across any ground where existing travel has not been established. A new opportunity is developed when new trails or staging areas are developed or access for a new user group is created. For example: a single-track trail is modified to two-track, or an area is opened for a use that did not previously occur. This criterion includes the costs for:

- building new trail or modifying existing trail for a new use
- adding a new parking/staging area to an existing use area
- formalizing an existing user created parking/staging area by improving access, defining it with fence or access barriers, improving/defining the parking area, and adding a new restroom
- adding interpretive signage and related improvements to a trail to encourage use by users interested in that aspect of OHV activities.

(This criterion is met if the applicant did not originally create or prior to this project designate use of any existing trail, area, or trailhead.)

NOTE: The costs for renovation work or other support facilities added to an existing trailhead/staging area must be included in the scope of #6 and/or #9. Costs incurred to legitimize existing use areas by designating and signing routes must be included in the scope of #5.

- **A. PROVIDE** a brief summary explaining the new opportunities created.
- **B. ITEMIZE** on the SCOPE ITEM COST BREAKDOWN sheet all estimated costs associated with developing new trail, trailheads, or opportunities.

5. PROTECT ACCESS TO TRAILS

UP TO 55 POINTS

This criterion includes the costs for acquiring use of land by purchase, lease, right-of-way, or easement to secure trail corridors and protect access to existing or proposed trails. The costs for inventory projects that result in route designations and route signing may be included in this scope. Only sign costs directly related to route identification and information should be included in this scope.

- **A. PROVIDE** a brief summary explaining the area that will be inventoried or purchased and anticipated uses that will be available in that area. A plot/tract map is required for acquisitions. A larger map showing areas to be inventoried must be provided.
- **B. ITEMIZE** on the SCOPE ITEM COST BREAKDOWN sheet all estimated costs associated with the inventory and signing. NOTE: Costs incurred in the "designation" process are not eligible. AND/OR

PREPARE the ACQUISITION COST BREAKDOWN sheet including all eligible costs associated with the acquisition.

6. RENOVATE TRAILS

UP TO 55 POINTS

Renovation is defined as the redesign, reconstruction, non-routine maintenance, or relocation of recreational trails to benefit the natural environment or to mitigate and minimize the impact on the natural environment. Other reasons for renovation may include erosion and deterioration, improper original alignment, improper design, safety-related issues due to hazardous conditions, and natural disasters. Renovation includes installation of cattle guards and gates. Mitigation of environmental impacts or trail obliteration may require re-vegetation.

* Re-vegetation is defined as the process of returning terrain to its natural state. This can include repair and conditioning of the ground; boxing and transplanting native trees, bushes, shrubs, and cacti; and the purchase and use of native grass and flower seed. Temporary watering may be provided, but natural habitat should not require permanent irrigation.

Installation of bridges, culverts, cattle guards, gates, etc. on an existing trail are considered renovations. When included in new trail construction, they are new trail costs. This definition of renovation does not include improvements to support facilities (trailheads, parking areas, fencing at trailheads, restrooms, etc.).

- **A. PROVIDE** a brief explanation how the proposed components in this scope item meet the definition provided.
- **B. ITEMIZE** on the SCOPE ITEM COST BREAKDOWN sheet the components of this project that meet the renovation definition and total the estimated costs.

7. PROVIDE TRAIL INFORMATION / MAPS

UP TO 45 POINTS

Trail users want up-to-date maps and information about trails. Eligible costs include: developing a trails link or updating a website to include information about motorized trails and areas; updating and producing a map; or gathering Global Positioning System information that results in an updated map or website.

- **A. PROVIDE** a brief summary explaining how the costs incurred in this scope item will result in information or maps available to the public.
- **B. ITEMIZE** on the SCOPE ITEM COST BREAKDOWN sheet all estimated costs associated with gathering and distributing updated trail information.

8. PROVIDE SIGNAGE

UP TO 35 POINTS

Trail signage includes any size and style of sign installed along a trail corridor or at a trailhead that provides information in any of the following areas:

- information about a trail such as the name/number, trail manager, difficulty, allowed uses, direction/distance
- trail etiquette (yielding to other users, picking up litter/waste)
- personal safety (use of personal protective equipment, hazardous trail conditions, environmental/weather elements, creatures, health warnings)
- environmental protection (staying on the trail)

Large signs such as a kiosk or bulletin board are support facilities and should be included in criterion #9.

- **A. PROVIDE** a brief summary of the types of signs proposed and the messages they will convey.
- **B. ITEMIZE** on the SCOPE ITEM COST BREAKDOWN sheet all estimated costs associated with the design, fabrication, and installation of signs.

9. PROVIDE SUPPORT FACILITIES

UP TO 35 POINTS

Support facilities include, but are not limited to: restrooms, kiosk / bulletin board, roadside signage, water (human and/or equine), loading ramps, fencing, access barriers, picnic facilities (tables, fire ring, grill, ramada), campsites (designated parking areas or pads), and trash receptacles.

A. ITEMIZE on the SCOPE ITEM COST BREAKDOWN sheet all estimated costs associated with the support facilities.

ALLOCATION OF POINTS FOR PRIORITY NEEDS					
CRITERIA 4-6		CRITERIA 7		CRITERIA 8-9	
% of total	first level	% of total	second level	% of total	other
proj cost	priority pts	proj cost	priority pts	proj cost	priority pts
100	55	0	0	0	0
95	53	5	3	5	2
90	50	10	5	10	5
85	47	15	8	15	8
80	45	20	10	20	10
75	42	25	12	25	11
70	39	30	14	30	12
65	38	35	16	35	12
60	35	40	18	40	14
55	33	45	20	45	16
50	28	50	23	50	18
45	26	55	25	55	19
40	23	60	27	60	21
35	20	65	30	65	23
30	17	70	32	70	25
25	14	75	33	75	26
20	11	80	35	80	28
15	9	85	37	85	30
10	6	90	40	90	32
5	3	95	43	95	33
0	0	100	45	100	35

This chart shows how points will be awarded in the grant rating process based on how project dollars are allocated to specific project scope items. More points are available to scope items that address the areas identified as high priority in the "Arizona Trails 2005 – Statewide Motorized and Nonmotorized Trails Plan."

Points will be awarded for percentages that fall between the listed percentages, i.e. costs for a first level priority scope item that equals at least 57% of the total project cost will receive 34 points. Total costs for all scope items within the same priority level will be added together to determine the percentage of total project costs and points eligible for that priority level.

A project that does not include any first level priority costs cannot receive more than 45 points. A project that does not include any first or second level priority costs cannot receive more than 35 points.

The application will be scored based on the appropriateness of the written response to each criterion. The applicant, however, is not expected, nor should they attempt to respond to every criterion in this part. Responses should be brief (100 words or less) and to the point. To be considered "relevant" a response must clearly and directly address the criterion and the specific action taken or to be taken relative to the proposed project in this application.

Each criterion is worth two (2) points.

10. REDUCE IMPACTS TO CULTURAL/ENVIRONMENTAL RESOURCES

DESCRIBE the actions taken as part of this project that will reduce the impact of the project or its uses on the immediate cultural or environmental resources.

11. INCREASE ACCESSIBILITY FOR PERSONS WITH PHYSICAL LIMITATIONS

DESCRIBE the actions taken as part of this project that will increase accessibility to any component of this project to persons with physical limitations.

12. ENCOURAGE OR COORDINATE SUPPORT FROM VOLUNTEERS

DESCRIBE the actions taken as part of this project to facilitate volunteer help.

13. INTERAGENCY COORDINATION

DESCRIBE the actions taken as part of this project that required cooperation with another agency. (For this response, an agency is a private or governmental entity that may share similar goals, objectives, or resources.)

14. SEEK ADDITIONAL FUNDING SOURCES

IDENTIFY a source of funds used for this project (other than this grant and any funds normally available to you for this type of project) and **EXPLAIN** how the funds were acquired.

15. EDUCATE USERS ON TRAIL ETIQUETTE AND ENVIRONMENTAL PROTECTION

DESCRIBE the actions taken as part of this project to educate trail users on trail etiquette and environmental protection.

SECTION III. ADMINISTRATIVE COMPLIANCE

5 MAXIMUM POINTS

This section will be completed by staff based on the applicant's past history with Arizona State Parks grants programs.

16. Administrative Performance

0, 2, or 4 points

This category is for applicants who have had a motorized trails (RTP or OHV funded) grant in the past three (3) years. TWO (2) points will be awarded based on the timely submission of quarterly reports. TWO (2) points will be awarded based on completion of the project within the original (2 or 3-year) project period.

Applicants who have not had an active motorized trails grant project in the past three (3) years will receive the four (4) points.

17. Post-Completion Compliance

1 point

This category is for applicants who have a closed motorized trails project in which the Term of Public Use is still active. One (1) point will be awarded for the participant's compliance with the post-completion self-certification process or if compliance has not been requested.

18. Workshop Attendance

REQUIRED

All applicants are REQUIRED to attend the annual grant workshop for the current grant cycle, OR, submit the Preliminary Project Description Form (see page 8).

Signing the attendance sheet and remaining for at least half of the presentation verifies attendance. It is recommended that the person who will be preparing the grant application or managing the proposed project attend the workshop. However, the applicant may be represented at the workshop by:

- a representative of their agency or non-profit group;
- a representative of a third party partner (by MOU and listed on the application); OR,
- the person who will be preparing the application whether employed by the applicant or not.

Recreational Trails Program (Motorized Portion) **SUMMARY OF RATING CRITERIA**

SECTION I. PLANNING AND LOCAL NEW	ED MA	XIMUM 35 POINTS
		Points Available
1. Proposed Project Is The Result Of Planning		-
A. Describe the plan		7
B. Describe public comment opportunitiesC. Describe the objectives identified in the	; : nlan	21 20
Maximum Points Allowed This Section	30	20
2. Explain How The Need For The Proposed F		ed 5
3. Provide Evidence Supporting The Identified	d Need	15
A. Pictures / MapsB. Letters		15 10
C. Community concern		6
D. Statistics, studies, or surveys		10
E. Agency decision or memorandum		5
F. Regulations	• 0	10
Maximum Points Allowed This Section	30	
Section II. Statewide Priorities	MA	XIMUM 60 POINTS
Successful III		Points Available
Priority Needs		
4. Develop New Trails or Trail Opportunities		Up to 55
5. Protect Access To Trails6. Renovate Trails		Up to 55
6. Renovate Trails7. Provide Trail Information/Maps		Up to 55 Up to 45
8. Provide Signage		Up to 35
9. Provide Support Facilities		Up to 35
Maximum Points Allowed This Section	55	_
Other Needs		
10. Reduce Impacts To Cultural/Environmenta	al Resources	2
11. Increase Accessibility For Persons With Phy		2 2 2
12. Encourage Or Coordinate Support From Vo	olunteers	2
13. Interagency Coordination		2
14. Seek Additional Funding Sources15. Educate Users On Trail Etiquette		2 2
Maximum Points Allowed This Section	5	2
Maximum Forms Finowed This Section	O .	
Section III. Administrative Compliance	M	AXIMUM 5 POINTS
16. Administrative Performance		4
17. Post-Completion Compliance		1
18. Workshop Attendance		REQUIRED
TOTAL MAXIMUM POINTS		100
		

(8) Completing the Estimated Project Cost Sheet

In order to complete the Estimated Project Cost Sheet the project must be broken down into individual scope items. Each scope item must meet the eligibility requirements as explained on page 1. Certain scope items will be essential to the project. Other items may be expendable based on the availability of funding. Scope items must be listed on the Estimated Project Cost Sheet in the order of their priority to the project.

STEP 1: ACQUISITION COST

(If not applicable, go to STEP 2)

Complete the **Acquisition Cost Breakdown** (page 29) identifying each parcel to be acquired. Total acreage involved should be noted, as well as the anticipated date of acquisition. In the column on the far right of the breakdown, indicate whether the parcel is being purchased (P) or donated (D).

STEP 2: SCOPE ITEM COST

Complete a **Scope Item Cost Breakdown** (page 29-30) for each component of the project. As accurately as possible, develop cost estimates based on the anticipated costs of completing that scope item. Estimates should reflect realistic prices anticipated at the time the work will be done. Break down each scope item into materials and labor components as applicable. Contingency costs should be included within the cost of the scope item as applicable, not listed as a separate component. Work that will be done as part of one contract must be broken down and costs shown for each component of the project under the contract. **If the project includes renovation and points are being requested under RTP Project Rating Criteria #5, all renovation costs must be itemized in the Scope Item Cost Breakdown sheets.**

STEP 3: DESIGN & ENGINEERING COSTS

(If not applicable, go to STEP 4)

Design & Engineering Costs (D&E) is an optional scope item. These costs may not be incurred prior to authorization of the project by the Federal Highway Administration (FHWA) and execution of the participant agreement. The costs must be specific to this project and may include site planning, feasibility studies, design, construction drawings and specifications, and similar items. They are limited to 10% of the grant amount. The applicant must adhere to local rules and regulations as well as Arizona State Law in using qualified personnel to prepare final plans and specifications for the proposed development. **The costs of grant application preparation and grant administration are not eligible scope items and must not be included with other design and engineering costs.** Contingency costs should be included within the cost of the scope item as applicable, not listed as a separate component.

*NOTE: To enable available funds to be used for work directly benefiting the recreational user, ASP staff may not recommend design and engineering costs for funding. If approved, design and engineering costs cannot exceed 10% of the <u>grant amount</u> on the Estimated Project Cost Sheet.

If no Design & Engineering Costs are going to be charged, go to STEP 4.

If it is anticipated that D&E costs will be charged to the project, please refer to the **Instructions for Design & Engineering Costs Worksheet** (page 33-34).

If the amount of D&E being requested is clearly less than 10% of the requested grant amount, simply complete the **Design & Engineering Costs Breakdown Sheet** (page 31). As accurately

as possible, develop cost estimates based on the anticipated costs of completing that component of the design and engineering cost. Estimates should reflect realistic prices anticipated at the time the work will be done. Break down each component into materials and labor costs as applicable. Contingency costs should be included within the cost of the scope item as applicable, not listed as a separate component.

STEP 4: ESTIMATED PROJECT COST SHEET

Once all of the Scope Item Cost Breakdowns are completed, the Estimated Project Cost Sheet (page 59) can be completed. The amounts entered on the Estimated Project Cost Sheet **must** correspond to the amounts entered on the Certified Application Form, Resolution / Authority to Apply, Acquisition Costs Breakdown, Scope Item Cost Breakdowns, and Design & Engineering Costs Breakdown.

Project Title - Enter the title of the proposed project as it appears on line 7 of the Certified Grant Application form (page 32).

Acquisition Project Costs - Parcels to be acquired should be listed separately with the highest priority parcels appearing at the top of the list. The prioritization of parcels is important. During the project review process staff may recommend deleting a parcel from the project. Items at the bottom of the list are usually considered for deletion first. In the "MATCH" column indicate the amount of the participant's matching funds or donations to be applied to each parcel. In the "GRANT REQUEST" column indicate the amount of grant funds being requested to purchase each parcel. The total of these two columns represents the anticipated cost of each parcel. Enter the totals for matching and requested grant funds and the Total Cost of All Acquisitions.

Development / Equipment Project Costs – List each scope item as identified on a Scope Item Cost Breakdown. Highest priority scope items should appear at the top of the list. The prioritization of scope items is important. During the project review process staff may recommend deleting specific scope items from the project. Items at the bottom of the list are usually considered for deletion first. In the "MATCH" column indicate the amount of the participant's matching funds or donations to be applied to each scope item. In the "GRANT REQUEST" column indicate the amount of grant funds being requested for each scope item. The total of these two columns represents the anticipated cost of each scope item. If Design & Engineering (P/D&E) costs are being included, see the next paragraph. Otherwise, enter the totals for all matching and requested grant funds in the Total Development/Equipment Costs field.

Design & Engineering Costs – Enter the total of all design and engineering costs as identified on the Design & Engineering (D&E) Costs Breakdown Sheet in the specified area. In the "MATCH" column indicate the amount of the participant's matching funds or donations to be applied to D&E costs. In the "GRANT REQUEST" column indicate the amount of grant funds being requested for D&E costs. The total of these two columns represents the anticipated cost for all design and engineering. Enter the totals for matching and requested grant funds and the Total D&E Costs. Enter the totals for all matching and requested grant funds in the Total Development/Equipment Costs field.

ACQUISITIONS COST BREAKDOWN

PARCEL #	ACRES	ANTICIPATED DATE OF ACQUISITION	ESTIMATED COST	RELOCATION COST	APPRAISAL & RELATED FEES	TOTAL COST OF PARCEL	* P / D
			\$	\$	\$	\$	

^{*} Indicates Method of Acquisition: P= Negotiated Purchase

D= Donation

SCOPE ITEM COST BREAKDOWN

SCOPE ITEM:

# of Units OR LABOR # of Hours	Unit Cost OR LABOR	Total
	LABOR	Component
# of Hours		Component
# 01 110u15	Hourly Rate	Ćost
	-	
TOTAL SO	COPE ITEM COST	
	# of Hours TOTAL SO	# of Hours Hourly Rate TOTAL SCOPE ITEM COST

SCOPE ITEM COST BREAKDOWN

CCC	DE	TTTA	Æ.
\mathbf{SCC}	7 F E	ITEN	1

SCOPE ITEM:			
COMPONIENTES OF COOPE TEET	MATERIAL " OR	MATERIAL	m · 1
COMPONENTS OF SCOPE ITEM	# of Units OR	Unit Cost OR	Total
	LABOR	LABOR	Component
	# of Hours	Hourly Rate	Ċost
	TOTALS	SCOPE ITEM COST	
SCOPE ITEM:	MATERIAL	MATERIAL	
COMPONENTS OF SCOPE ITEM	# of Units OR	Unit Cost OR	Total
	LABOR	LABOR	
	# of Hours	Hourly Rate	Component Cost
		J	
			i e
		SCOPE ITEM COST	

SCOPE ITEM COST BREAKDOWN

SCOPE ITEM:

COMPONENTS OF SCOPE ITEM	MATERIAL # of Units OR LABOR # of Hours	MATERIAL Unit Cost OR LABOR Hourly Rate	Total Component Cost

DESIGN & ENGINEERING COSTS BREAKDOWN SHEET

COMPONENTS OF DESIGN & ENGINEERING COSTS	MATERIAL # of Units OR LABOR # of Hours	MATERIAL Unit Cost OR LABOR Hourly Rate	Total Component Cost
		\$	\$
TOTAL ESTIMATED D&E COS **This amount may no	\$		

YOU MUST SUBMIT THIS SHEET IF D&E COSTS ARE BEING REQUESTED.

ENTER THIS AMOUNT ON THE ESTIMATED PROJECT COST SHEET (page 52).

ESTIMATED PROJECT COST SHEET

AC	QUISITION PR	ROJECT COST	ΓS	
PARCEL NUMBER	CASH / IN- KIND MATCH	VALUE OF DONATION	REQUESTED GRANT AMOUNT	TOTAL PARCE COST
TOTAL MATCH & DONATIONS				
Т	OTAL REQUESTED	GRANT FUNDS		
	TOTA	L COSTS OF ALL	ACQUISITIONS	
DEVELOPM	IENT / EQUIPM	ENT PROJEC	T COSTS	
SCOPE ITEM	CASH / IN- KIND MATCH	VALUE OF DONATION	REQUESTED GRANT AMOUNT	TOTAL ITEM COST
DESIGN & ENGINEERING COSTS				
TOTAL MATCH & DONATIONS				
T	OTAL REQUESTED	GRANT FUNDS		
	TOTAL DEVE	LOPMENT / EQU	JIPMENT COSTS	
T. 10 . (All A			Ф	
Total Cost of All Acquisit Total Development/Equip			\$ <u>_</u>	
Total Project Cost	oment Costs		+ \$_ = \$	
Match Amount certified b	v the Resolution		- \$_	
Grant Request	,		_ ¢	

Enter the Total Project Cost, Match Amount, and Grant Request on the Certified Grant Application Form (page 38).

INSTRUCTIONS FOR DESIGN & ENGINEERING COSTS WORKSHEET

Design & Engineering Costs (D&E) is an optional scope item. These costs may not be incurred prior to the authorization of the project by the Federal Highway Administration (FHWA) and the execution of the participant agreement. They must be specific to this project and may include site planning, feasibility studies, design, construction drawings and specifications, and similar items. They are limited to 10% of the awarded grant amount. A portion of the D&E costs may be covered by the applicant through donations or in-kind services which can be counted as matching funds. The 10% limitation still applies if donations are used. Or, the entire cost may be requested as grant funds.

The purpose of the Design & Engineering Costs Worksheet (page 61) is to help the applicant determine if the requested amount of D&E costs are equal to or less than 10% of the requested grant amount. The worksheet can only be completed when all other project costs have been estimated. In other words, based on the estimated total project cost without D&E costs included **and** the amount of matching funds available, the applicant will be determining the maximum amount of D&E costs that can be included in the total project cost.

If Design & Engineering costs are not going to be included in the total project cost, it is not necessary to complete this worksheet. Enter zero (0) on the Estimated Project Cost Sheet. If the amount is clearly less than 10% of the requested grant amount, simply complete the Design & Engineering Costs Breakdown Sheet. Otherwise, please continue.

- 1. Enter the anticipated eligible costs in the top portion of the worksheet. The TOTAL ESTIMATED D&E COSTS is the total of eligible design and engineering costs that will be requested on the Estimated Project Cost Sheet. DO NOT INCLUDE THIS AMOUNT ON THE ESTIMATED PROJECT COST SHEET AT THIS TIME.
- 2. In the bottom section, you will determine what is the maximum amount of D&E costs that can be included in the total project cost based on available matching funds. Using .9 on *line* 2 will calculate the greatest amount of D&E that could be claimed if the applicant intends to provide the minimum 10% matching funds. If the amount of the applicant's match will be greater than the 10% minimum, use a decimal representing the smaller proportion of grant funds such as .75 for 75/25 or .6 for 60/40 grant/match relationship. Follow the instructions on the lower part of the worksheet.

Line 5 is the Total Project Cost including the greatest allowable D&E cost.

Line 7 is the greatest allowable D&E cost based on the other project costs and the maximum grant amount.

Line 6 and *line 8* represent the 90/10-grant/match relationship with *line 8* being the applicant's obligation.

If line 7 is equal to or greater than the Total Estimated D&E Costs in the top portion of the worksheet, and the match requirement is available, use the amounts in the top portion of the worksheet to complete the D&E Cost Breakdown Sheet and enter that amount on the Estimated Project Cost Sheet.

If *line* 7 is less than the Total Estimated D&E Costs in the top portion of the worksheet, and the match requirement is available, adjust the amounts in the top portion of the worksheet to equal the amount on *line* 7 and use that amount to complete the D&E Costs Breakdown Sheet and enter that amount on the Estimated Project Cost Sheet.

DESIGN & ENGINEERING COSTS WORKSHEET

MATERIAL

MATERIAL

Components of Design & Engineering Costs	# of Units OR LABOR # of Hours	Unit Cost OR LABOR Hourly Rate	Component
TOTAL ESTIMATED D&E COS **This amount may not excee		d grant amoun	t.
USE THIS FORMULA TO DETERM DESIGN & ENGINEERING COSTS		LE AMOUNT O	<u>F</u>
Total Cost of Acquisition and Develo	pment Scope Items	line 1	\$
Enter the percentage of the total projection by Grant funds as a decimal (i.e., .8 for	aid line 2	\$	
Multiply line 2 by .1		line 3	\$
Subtract line 3 from 1.0 (1.0 minus lin	e 3)	line 4	\$

THIS PAGE NEED NOT BE INCLUDED WITH THE APPLICATION.

Divide line 1 by line 4

Multiply line 5 by line 2

Multiply *line* 6 by 10%

Subtract *line* 6 from *line* 5

(This is the Total Project Cost including D&E costs.)

(This is the amount of the Grant Request.)

(This is the maximum allowable D&E cost.)

(This is the amount of the Applicant Match.)

line 5

line 6

line 7

line 8

SCOPE ITEM TIMETABLE

Complete the **Scope Item Timetable** (page 36) including each scope item. Estimate when work on that scope item will begin and be completed.

STEP 6: DONATIONS LIST

STEP 5:

Complete the **Donations List** (page 36). Donations to the applicant from any source may include land, services/labor, materials, and/or equipment. The fair market value of such donations may be used as a matching share of the grant. The estimated values of land and other donations may be derived from appraisals, applicant's pay scales, and formalized equipment use rates. Donated labor may be charged at **\$10.00 per hour** or lower, unless it is for a licensed or skilled trade which may be charged at the current market rate. A certified trail crew supervisor may be charged at \$14/hour.

NOTE: Contact ASP staff for information on acceptable methods of assessing values of donations. Costs associated with the initiation of development and/or the value of donations accepted by the applicant prior to approval of an application are not eligible project costs. The donor and value of the donation must be clearly identified on the Donations List. **Letters of commitment specifically identifying the value of the contribution and the method and date of delivery of the contribution must be provided to verify each donation/partnership.** The source of donations must also be identified in the Resolution / Authority to Apply and the amount included as a component of the matching funds on the Estimated Cost Sheet.

These guidelines will ensure consistency and assist grant applicants and participants in identifying and recording appropriate volunteer related expenses.

- 1. Donated labor and materials must be specific to the approved scope of the grant project to qualify as match and be eligible for reimbursement.
- 2. Donated labor will be valued at \$10.00 per hour for trail crew workers and \$14.00 per hour for a certified trail crew supervisor. Certification is based on meeting the standards as set forth by the organization providing the volunteer labor. The Table of Current Rates (Attachment A) supports these recommended values.
- 3. The value of donated labor for a person professionally skilled in the type of work being performed for the project shall be the rate normally charged for this service (i.e., a backhoe operator operating a backhoe or a carpenter building a frame building). A person who builds trails professionally may be credited for his normal hourly rate for donated work. (Licensed Trade Standard)
- 4. A volunteer may not be credited for more than eight (8) hours work in a day. Daily time records for each volunteer must be maintained.
- 5. Time and expense incurred by a volunteer in getting to the project site is not an eligible cost or donation. Volunteer time starts at the project site.
- 6. The expense incurred by a project manager who is transporting volunteers to a project site is an eligible cost. Volunteer time starts at the project site.
- 7. The value of donated materials must not exceed fair market value established by comparison with prices from a vendor.
- 8. Food, beverages, and other considerations provided to volunteers are not an eligible cost. The project manager may claim a reasonable cost for providing water and portable restrooms.
- 9. The value of volunteer labor for a one-time non-routine trail cleanup event and non-trail construction related activities would remain at the minimum wage unless it meets the licensed trade standard.

SCOPE ITEM TIMETABLE

Scope Item		Antio	ripated Begin Date	Anticipa	ated Completion
	DONATIO				
Donations must be supported	by a letter from the done	or ident	ifying the amount and	terms of	the donation.
ITEM / DONOR	NUMBER OF UNI	ΓS	UNIT COST	TO	TAL VALUE
			\$	\$	
	•		TOTA	\$ AL	

(9) Photographs

Photographs (LANDSCAPE LAYOUT ONLY) of the project area or specific features of a project must be submitted with the application. Provide a description of each photo. Photos used to document the response to rating criteria #3A can be used for this purpose. Do not paste labels on the front of the pictures and do not mount them permanently on the page. Vinyl photo sleeves are preferred. At least four 4" X 6" pictures are requested. Digital photos must be printed on high quality paper. Black and white photocopies may be submitted with the required THREE (3) additional copies of the application.

NOTE: Application photos and maps are shared with OHVAG when the applications are presented or review. Maps that are too large and photos that are mounted will not be used in the presentation.

(10) Maps and Plans

Each application must include a project location/boundary map and a site plan. Floor plans must be submitted if structures are included as part of the project. An acquisition parcel map must be submitted with each application proposing land acquisition. A signage design plan must be submitted if the project includes signage. A trail design plan must be included if the project includes trail construction or reconstruction. Applicants must assure compliance with guidelines as explained by the examples on pages 47-51 of this manual or the application will be considered incomplete. Maps must be of display quality on an 8 1/2" x 11" sheet of paper.

GENERAL COMPLIANCE

Application Deadline

Arizona State Parks Grants Section must receive completed applications no later than **5:00 p.m. on Monday, March 31, 2008.** This is <u>not</u> a postmark deadline; applications must be received by the grant deadline. It is recommended that you submit your application early so staff can notify you if any additional items are needed to make the application complete.

An entity may submit more than one application per year, but only if the applications are for completely different projects. Applicants who were awarded funding previously may submit an application for the current grant cycle. The application for the current grant cycle may or may not have any relationship to the project funded in a previous year. Every application for the current grant cycle will be evaluated based upon the merit of the proposed project and the criteria set forth in this manual, regardless of whether the proposal would expand a project funded in a previous year.

When accepting a grant award from the Arizona State Parks Board, the recipient must sign a Participant Agreement. This agreement is a contract identifying the terms and conditions of the grant award. A copy of this agreement and the general provisions is

provided at the end of this manual. Please have an appropriate legal representative review this agreement to ensure that it will be acceptable. Revisions may be negotiated prior to acceptance.

All recipients and sub-recipients of funds through the RTP must comply with applicable State and Federal laws, regulations, and Executive Orders.

Notice of Eligibility

Within 15 working days of the application deadline, each applicant will receive a letter indicating the status of the application. State Parks will make a determination of eligibility based on whether or not the application has met the basic requirements outlined in this manual. Applications may be deemed eligible, yet have deficiencies that must be corrected by the date indicated in the letter. If the deficiencies are not corrected by the indicated date or if the signed resolution is not received by the due date, the application will be deemed ineligible.

Disagreement Process

Disagreements with any decision or action which are not resolved with staff to the satisfaction of the participant may be addressed in the following manner within thirty (30) working days of receiving notice of staff's decision:

- A. The participant may submit a written request for review to the Assistant Director of the Partnerships Division of Arizona State Parks. The Assistant Director will address the matter and respond in writing within thirty (30) working days of receiving the request from the participant.
- B. If the disagreement is not resolved with the Assistant Director's intervention, the participant may submit a written request for review and consideration to the Executive Director of Arizona State Parks. The Executive Director will respond within thirty (30) working days of receiving the request.

Permitting Requirements -- State Parks-funded grant projects may involve work that requires permits and clearances from various state and federal agencies. Arizona State Parks does not determine which—if any—permits or clearances are required for specific projects nor does it review permits or clearances for accuracy or appropriateness. Applicants are encouraged to arrange pre-application meetings with appropriate federal, state, and local government agencies to determine requirements, processes, time schedules and documentation required for proposed permit applications.

If awarded a grant, the applicant is responsible for obtaining all applicable permits and clearances no later than 18 months after the Participant Agreement is signed. Construction funds will not be released until copies of all applicable permits and clearances are received in this office.

Review the items listed below to assist you in determining if your project may require permits and/or clearances.

Will the project:

- Affect any (a) federally listed endangered or threatened species or designated critical habitat or (b) species listed as wildlife of special concern in Arizona?
- Include introduction or exportation of any species not presently or historically occurring in the receiving location?
- Affect any recognized state natural area, prime or unique ecosystem or geologic feature, or other ecologically critical area?
- Involve habitat alteration or land use changes such as planting, burning, removal of native vegetation, clearing, grazing, water manipulation, or modification of public use?
- Involve any new or modified construction or development in floodplains or wetlands?
- Require ground or surface water through contract of acquisition for long-term project viability?
- Include the use of any chemical toxicants?
- Result in any discharge which will conflict with Federal (or State) air or water quality regulations?
- Require substantial consumption of energy to complete or maintain the project (heavy equipment, large vessels, etc.) or result in increased energy consumption by the public (new public use areas, etc.)?
- Affect any archaeological, historical or cultural site or alter the aesthetics of the subject area?
- Impact on designated wild or scenic river, wilderness area, national trail, or other protective national or state designation (i.e., Unique Waters, Area of Critical Environmental Concern, National Conservation Area, etc.)?
- Have any substantive environmental impacts not addressed above, or result in cumulative impacts which separately do not require assessment, but together must be considered substantial?

References

- 1. Section 7, Endangered Species Act of 1973, as amended
- 2. Arizona Game and Fish Department Wildlife of Special Concern List
- 3. Executive Order 11987, Exotic Organisms; and 50 CFR 92
- 4. Executive Order 11988, Flood Plain Management
- 5. Executive Order 11990, Protection of Wetlands
- 6. Administration of Clean Air Act of 1970 (P.L. 91-604) and Federal Water Pollution Control Act (P.L. 92-500), Executive Order 11738; and Clean Water Act Amendments of 1977 (P.L. 95-217)
- 7. Executive Order 11593, Protection and Enhancement of the Cultural Environment (P.L. 93-291), Archaeological and Historic Preservation Act, 5-244-74; and CEQ Guidelines, Federal Register 43(230), 11-29-78, § 1508.8
- 8. Wild and Scenic Rivers Act (P.L. 90-542)
- 9. Wilderness Act (P.L. 88-577)
- 10. National Trails Act (P.L. 90-543)

- 11. National Environmental Policy Act (NEPA), 1969; CEQ guidelines, Federal Register 43(230), 11-29-78, §§ 1507.3 and 1508.4; Federal Register 44(112), 6-8-79, pp. 33160-33162
- 12. Arizona Native Plants, A.R.S. § 3-901 to § 3-934

Appraisals -- Appraisals for proposed land acquisitions must be prepared according to the requirements of the Uniform Standards of Professional Appraisal Practice by a State Certified Appraiser not more than one year before the date of purchase. If the appraisal was prepared more than one year before the date of purchase, an updated appraisal will be required. The appraisal must be in the "Complete and Self-contained" format. Contact Arizona State Parks for additional information on acquisition project requirements.

Physically Challenged -- Facilities must be designed to reasonably meet the needs of persons with disabilities. In so doing, the participant must comply with all applicable provisions of the Americans with Disabilities Act, (Public Law 101-336, 42 U.S.C. 12101-12213) and the Arizonans with Disabilities Act of 1990 (A.R.S. § 41-1492, et seq.).

Inspections -- All RTP project sites are subject to periodic inspection by State Parks staff.

Operation/Maintenance -- The grantee is responsible for continued operation and maintenance of funded facilities for the term of public use as described in this manual. Grant funds are not available for operation and maintenance costs.

Title Transfer and Site Development -- Title transfer of lands proposed for acquisition, whether by donation, or negotiation, and the development of proposed facilities on the acquired land, or other land proposed for development may not commence until there is an executed Participant Agreement between the participant and the Board. Such work or acquisition accomplished prior to execution of the Participant Agreement shall be the full responsibility of the applicant. A waiver may be requested in advance if the desired parcel must be acquired to avoid possible loss or price increase.

Completion Requirements -- An awarded grant must be completed within a specified length of time from the date Arizona State Parks signs the participant agreement. The specific times are:

Land acquisition -- completed within two (2) years Facility development -- completed within three (3) years

Costs associated with work undertaken prior to the execution of an agreement are not eligible project costs.

Commencement of Work for Awarded Grants -- Actual development work must begin within eighteen (18) months of the signed agreement and acquisitions must begin within six (6) months of the signed agreement. Work is defined as an executed consultant agreement for studies, reports, assessments, or architectural/engineering projects; an executed construction contract or initiated on-site force account labor for development projects; an offer to purchase real property for acquisition projects; agency project set-up for in-house design; or, other documented evidence that a project has

been initiated. Failure to meet this requirement may result in cancellation of the agreement. Funds allocated to cancelled projects will be returned to the state's RTP fund.

Control and Tenure Requirement -- RTP projects must comply with the Control and Tenure policy explained on page 11. Failure to comply with this policy or to submit required documentation will result in the application being deemed ineligible and returned to the applicant.

Term of Public Use -- Projects funded through the RTP must be available for public use for the term specified in the General Provisions found on page 87-92. The term of public use is as follows:

Facilities (real property): 25 years Acquired Land: 99 years

The General Provisions are included as part of the Participant Agreement that all RTP grant recipients are required to sign.

Other Issues Related to RTP Funding

Youth Conservation or Service Corps --Federal legislation encourages recipients of RTP funds to enter into contracts and cooperative agreements with qualified youth conservation and service corps because corps can help with trail construction. A *qualified youth conservation or service corps* is defined in 42 U.S.C. 12572. For more information on youth conservation and service corps, or to obtain a list of potential corps organizations, contact the National Association of Service and Conservation Corps, Suite 1000, 666 11th Street NW, Washington, D.C. 20001-4542. Phone: 202/737-6272; Fax: 202/737-6277; Email: nascc@nascc.org.

Benefits of working with corps include:

- Federal funds used to support youth conservation or service corps may be applied toward the non-Federal share of an RTP project.
- Corps organizations often are able to bring other matching funds into projects.
- Corps activities often are funded from a mix of public and private sources.
- Corps organizations often are able to recruit, hire, train, and provide advancement opportunities for economically or educationally disadvantaged people, especially young adults.

Buy America -- "Buy America" provisions apply to steel and iron used in a "Federal-aid highway construction project". Therefore, based on the definitions of "construction" and "project" ("an undertaking") in 23 U.S.C. § 101, the Buy America provisions will not apply to most RTP projects.

• If a trail project uses steel I-beams for a bridge, "Buy America" applies, unless the cost for that item is less than 0.1 percent of the contract or \$2,500, whichever is greater. See 23 CFR 635.410(b)(4).

- Trail grooming and maintenance equipment are not included in the "Buy America" requirement, because the trail equipment is not a "construction project" and is not permanently incorporated into the final project.
- Trail signs might be considered part of a project but the cost for the signs would have to exceed the \$2,500 threshold.

Convict Labor -- Federal law prohibits the use of convict labor for construction projects within the right-of-way of a Federal-aid highway (23 U.S.C. 114(b)). Under title 23, all public roads are "Federal-aid highways", except those that are functionally classified as local roads or rural minor collectors. Therefore, if an RTP project is within the right-of-way of a Federal-aid highway, convict labor shall not be used. If an RTP project is not within the right-of-way of a Federal-aid highway, then 23 U.S.C. 114(b) does not apply.

Unless the Recreational Trails Program project is within the right-of-way of a Federal-aid highway, an applicant should follow its own procedures with regard to convict labor. RTP funds may be used to pay for construction costs incurred by convict labor for projects which are not within the right-of-way of a Federal-aid highway. In determining the value of convict labor, an applicant should note that the value of paid labor may not exceed the actual cost incurred by the applicant. Convict labor is not volunteer labor or donated labor (skilled only, which may be valued at fair market value).

Construction Engineering, Planning, and Environmental Costs -- Construction engineering costs (including allowable costs for environmental evaluation and documentation, permits, or approvals) may be reimbursed. However, reimbursement will not be permitted for costs incurred prior to the date of program authorization by FHWA and execution of a participant agreement with the Arizona State Parks Board.

Construction design and engineering costs and other costs incurred during the project are limited to not more than 10% of the awarded grant amount. These costs must meet eligibility requirements and be identified and requested in the application as a scope item. Planning costs specific to the proposed project which may be part of an overall trail project can be included in construction design and engineering costs and are included in this limitation only if they are incurred after the Participant Agreement is executed.

Environmental Evaluation and Documentation Costs -- A project proposal solely for the purpose of covering environmental evaluation and documentation costs is not eligible for RTP funding. However, reasonable environmental evaluation and documentation costs – including costs associated with environmental permits and approvals – may be included as part of an approved project's construction engineering costs. These costs must be included with the construction design and engineering costs requested in the application and are limited by the 10% cap.

Disadvantaged Business Enterprises (DBE) – Applicants who seek competitive bids for contract work must use all available processes to alert DBE's of these opportunities.

RTP Matching Requirements

RTP funds may be matched with funds available under other Federal funding programs, if the project also is eligible for funding under the other Federal program. Federal funds received by any applicant from another Federal program may be credited as if they were the non-Federal share, and may be used to match RTP project funds up to 100% of the total project cost.

However:

- Funds from Federal agency applicants must be credited as additional Federal share, not a part of the non-Federal share.
- Other Federal program funds may require a non-Federal share.
- Although other Federal program funds may be used to match RTP funds, this does not mean that RTP funds may be used to match other Federal program funds. For example, although Federal Transportation Enhancement (TE) funds may be used to match RTP funds, RTP funds may not be used to match TE funds.

Examples of other Federal programs which may be used to match RTP funds include:

- State and Local Fiscal Assistance Act of 1972 (Pub. L. 92-512)
- HUD Community Development Block Grants (42 U.S.C. 5301 et seq.).
- Public Works Employment Act of 1976 (42 U.S.C. 6701 et seq.).
- Job Training Partnership Act of 1982 (29 U.S.C. 1501 et seq.).
- National and Community Service State Grant Program (42 U.S.C. 12501 et seq.).
- Personal Responsibility and Work Opportunity Reconciliation Act of 1996 Pub. L. 104-193; 42 U.S.C. 401 et seq.).
- Federal-aid highway program funds, such as the Federal Lands Highway Program, National Scenic Byways Program, and Transportation Enhancement Activities (23 U.S.C. 101 et seq.).
- Funds made available under the Federal Emergency Management Administration.
- Federal funds made available to Indian tribes.
- Challenge Cost-Share programs of Federal land management agencies.

Federal program funds for youth conservation or service corps provide an opportunity to use qualified youth conservation or service corps for construction and maintenance of recreational trails under the RTP.

Indian tribal funds may be used as non-Federal match for the purposes of this program regardless of the source of the funds. This may include Federal lands highway funds.

The non-Federal matching share for federal applicants is a minimum requirement. Any applicant may provide a larger non-Federal share.

An applicant (except for Federal agencies), may donate funds, materials, services (including volunteer labor), or new right-of-way to be credited to the non-Federal share of an RTP project.

Federal applicants may provide funds, materials, or services as part of the Federal share, but may not provide new right-of-way.

New right-of-way means the value of land lawfully acquired for the purpose of the recreational trail project. It does not include the value of land already under ownership or managed by a public entity. For example:

• If a town government (land trust, State park, etc.) lawfully purchased new land for the purpose of constructing a trail or trail facility or to protect a trail corridor, the value of the purchase may be credited to the non-Federal share.

However:

- The town (land trust, State park, etc.) may not use the value of land within a
 previously established town park (land trust, State park, etc.) as credit to the nonFederal share.
- The town may not use the value of land transferred from the control of one town agency to another as credit to the non-Federal share, (such as a transfer from a town development authority to a town park authority); a transfer of control from one municipal authority to another does not constitute a purchase of new right-of-way.

The RTP legislation prohibits using RTP funds for condemnation of any kind of interest in property. It is not permissible to use the value of condemned land toward the matching requirement for an RTP project.

REQUIRED FORMS CHECKLIST

To be eligible for funding consideration, each application must include all numbered items below and any supporting documents that are pertinent to the project. A detailed explanation of eligibility is provided for each item.

All documents requiring the applicant's signature must be signed by the agent authorized in the resolution to execute and submit documents on behalf of the applying entity. The authorized agent must submit a written list of any other persons who will be signing and submitting documents during the period of the project.

DO NOT STAPLE OR BIND THE APPLICATION OR COPIES!! CLIPPING IS SUFFICIENT.

□1.	Preliminary Project Description (Required by January 31, 2008 if someone representing the applicant did not attend a workshop. Not required with application.)
□2.	FY 2008 RTP Motorized Portion Certified Grant Application Form With Additional Documents for Nonprofit Applicant and Third Party Applicants.
□ 3.	Applicant Resolution/Authority to Apply
□ 3.	Control & Tenure Documents
□ 5.	Americans with Disabilities Act (ADA) certification
□ 6.	SHPO REVIEW FORM / SHPO Historic Property Inventory Form / SECTION 106 Documentation / NEPA (Environmental Determination Form)
_	
	A "complete" application must include ONE (1) ORIGINAL of each item listed in #1 through #6 and FOUR (4) SETS of items #7 through #10 and supporting documentation. ASP must receive complete applications by 5:00 p.m. on March 31, 2008 to be eligible for grant funding consideration.
	listed in #1 through #6 and FOUR (4) SETS of items #7 through #10 and supporting documentation. ASP must receive complete applications by
	listed in #1 through #6 and FOUR (4) SETS of items #7 through #10 and supporting documentation. ASP must receive complete applications by 5:00 p.m. on March 31, 2008 to be eligible for grant funding consideration.
<u></u>	listed in #1 through #6 and FOUR (4) SETS of items #7 through #10 and supporting documentation. ASP must receive complete applications by 5:00 p.m. on March 31, 2008 to be eligible for grant funding consideration. Responses to Criteria
□7. □8. □9.	listed in #1 through #6 and FOUR (4) SETS of items #7 through #10 and supporting documentation. ASP must receive complete applications by 5:00 p.m. on March 31, 2008 to be eligible for grant funding consideration. Responses to Criteria Estimated Project Cost Sheet / Scope Item Breakdown Sheets
□7. □8. □9.	listed in #1 through #6 and FOUR (4) SETS of items #7 through #10 and supporting documentation. ASP must receive complete applications by 5:00 p.m. on March 31, 2008 to be eligible for grant funding consideration. Responses to Criteria Estimated Project Cost Sheet / Scope Item Breakdown Sheets Four 4" x 6" Color Photographs (LANDSCAPE LAYOUT ONLY)
□7. □8. □9.	listed in #1 through #6 and FOUR (4) SETS of items #7 through #10 and supporting documentation. ASP must receive complete applications by 5:00 p.m. on March 31, 2008 to be eligible for grant funding consideration. Responses to Criteria Estimated Project Cost Sheet / Scope Item Breakdown Sheets Four 4" x 6" Color Photographs (LANDSCAPE LAYOUT ONLY)

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FY 2008 RECREATIONAL TRAILS PROGRAM (Motorized Portion) **CERTIFIED GRANT APPLICATION FORM**

T (11			\mathbf{r}
Information	nant	artıcır	P
munitario	parit	arucip	1 (

1 attic	ipant inforn	lation		
1. Applicant Name		4. Thir	d Party	
2. Applicant Address		5. Thir	d Party Address	
3. Applicant Contact:		6. Thir	d Party Contact:	
Name		Name		
Title		Title		
Telephone		Telepho	ne	
Fax		Fax		
E-mail		E-mail		
<u>Project Information</u>				
7. Project Title	8. Congressi District #	onal	9. AZ Legislative District #	10. County
12. Project Funding Amount				
RTP Grant Request	Applicant I			Project Cost
(%)		%)	(100%)
\$ \$\\ * Applicant match must equal at least 10% of the second sec			\$	
* Applicant match must equal at least 10% of	the total projec	t cots.	1	
13. Certification (This form must be signed I hereby certify that the information in this knowledge.	d for the applicat is application	ion to be co is true ar	onsidered complete.) and correct to the best	of my
Authorized Agent			Date	
Typed Name and Title:				

SAMPLE LETTER RE: CONTROL AND TENURE / AUTHORITY TO APPLY (for Federal and Tribal Applicants and the State Land Department ONLY)

Arizona State Parks Recreational Trails Grants Coordinator 1300 W. Washington Phoenix, AZ 85007

Dear Sir:

The intent of this letter is to provide evidence of control and tenure of the project site and authority to apply as required by the application for (project name).

Evidence of Control and Tenure: All improvements proposed in this grant application are compatible with the approved land use plan of the (forest, field office, tribe, ASLD) and will be constructed on land that is within the boundaries of and under the management of the (forest, field office, tribe, ASLD). These lands are not classified or have been identified as base-for-exchange and will be available for public use for the term of this agreement.

Authority to Apply: The (forest, field office, tribe, ASLD):

- Approves the filing of an application for FY 2007 Recreational Trails Program (Motorized Portion) fund assistance;
- Certifies that the application is consistent and compatible with all adopted plans and programs of the (forest, field office, tribe, ASLD) for motorized trails facility developments;
- Agrees to comply with all appropriate procedures, guidelines, and requirements established by the Arizona State Parks Board (Board) as a part of the application process;
- Certifies that (forest, field office, tribe) will comply with all appropriate state and federal regulation, policies, guidelines and requirements as they relate to the application;

•	Certifies that (forest, field office	e, tribe, ASLD) has matching funds in the amount of
	\$ from: (list sources)	and;

• Appoints the (generic title or specific individual) _____ as agent of the (official name of forest, field office, tribe, ASLD) to conduct all negotiations, execute and submit all documents including, but not limited to, applications, agreements, amendments, billing statements, and so on which may be necessary for the completion of the aforementioned project.

Signature of appropriate authority

This is a sample and may be edited as needed by the applying entity. If altered, it is essential that all conditions in the sample are addressed.

SAMPLE RESOLUTION (for Non-Federal Applicants ONLY)

Resolution No. RESOLUTION OF THE

(Applicant Name)
APPROVING THE APPLICATION FOR FEDERAL RECREATIONAL TRAILS PROGRAM (Motorized Portion) FUNDS
(Name of Project)
WHEREAS, the Congress of the United States has authorized the Recreational Trails Program (RTP) as a federal-aid assistance program to help states provide and maintain recreational trails for motorized and non-motorized recreational use, and these funds are available to the State of Arizona and its political subdivisions and Indian Tribes for acquiring lands and developing facilities for public off-highway vehicle purposes; and
WHEREAS, Arizona State Parks Board (BOARD) is responsible for the administration of the program within the State, setting up necessary rules and procedures governing application by local agencies under the program; and
WHEREAS, said adopted procedures established by the BOARD require the applicant to certify by resolution the approval of applications, signature authorization, the availability of local matching funds (if applicable), and authorization to sign a Participant Agreement with the BOARD prior to submission of said applications to the BOARD; and
NOW, THEREFORE, BE IT RESOLVED THAT <u>(Applicant's Governing Body)</u> hereby:
 Approves the filing of an application for FY 2008 Recreational Trails Program (Motorized Portion) assistance, and
2. Certifies that the application is consistent and compatible with all adopted plans and programs of <u>(Applicant's Governing Body)</u> for motorized trails facility development; and
3. Agrees to comply with all appropriate procedures, guidelines, and requirements established by the BOARD as a part of the application process; and
4. Certifies that <u>(Applicant)</u> will comply with all appropriate state and federal regulations, policies, guidelines, and requirements as they relate to the application; and

5.	If applicable, certifies that	(Applicant)	_ has matching funds in
	If applicable, certifies thatthe amount of \$	from the following s	sources;
	and		
6.	Appoints the(<u>Title - car</u> of(<u>Applicant's Governing I</u>	<u>n be more than one person)</u>	as agent
	of <u>(Applicant's Governing I</u>	Body) to condu	ct all negotiations,
	execute and submit all documen	ts including, but not lii	nited to, applications,
	agreements, amendments, billing		which may be necessary
	for the completion of the aforem	entioned project.	
I, the	undersigned, of ualified <u>(Office Held)</u> of y that the foregoing Resolution No	, being the c	luly appointed
and q	ualified (Office Held) of _	(Applicant)	
certify	y that the foregoing Resolution No	o is a true,	correct and
accur	ate copy of Resolution No, held or	Passed and adopted a	t a regular meeting
of	(Applicant) , held o	n <u>(month), (day)</u>	<u>, (year)</u>
at wh	ich a quorum was present and vo	ted in favor of said	(month) (day)
<u>, (ye</u>	ear) Resolution.		
Signe	d bv:	Date	
- 0	y		
Appr	oved As To Form:		
Attor	ney:	Date	

SAMPLE LETTER OF INTENT TO RENEW LEASE

date

Robert Baldwin Recreational Trails Grants Coordinator Arizona State Parks 1300 W. Washington Phoenix, AZ 85007

RE: LETTER OF INTENT TO RENEW LEASE

Dear Mr. Baldwin:

On	(date)	, (year)	<u>) </u>	(Parti	cipant)	ente	red
into a	(term of lease)	year le	ease with	(mana	ging land age	ency)	_for
public u	se at	(location o	f facility)			. The	
expiratio	on date of this leas	e is	(date)	, <u>(ye</u>	<u>ar)</u> .		
This leas	se includes on opti	on to renew	for an additio	nal	_years, whic	h option	ı the
(Particip	ant)		intends to exe	ercise upor	the conclusi	ion of th	e
first tern	n.						
Sincerely	у,						
Applica Applica	nt Name nt Title						

Arizona State Parks Board ASSURANCE OF COMPLIANCE Title II, Americans with Disabilities Act of 1990 P.L. 101-336, 42 U.S.C. Chapter 126

(Name of Applicant-Recipient)					
THE UNDERSIGNED ACKNOWLEDGES AWARENESS OF AND THE RESPONSIBILITY TO COMPLY WITH THE FOLLOWING: Title II, of the Americans with Disabilities Act, ("ADA") and federal department regulations on its implementation. It is understood that recipients of Recreational Trails Program (RTP) funds are required to comply with Title II of the ADA and those regulations of federal departments and agencies on its implementation. The ADA and federal department regulations mandate that: No qualified individual with a disability shall, on the basis of disability, be excluded from participation in or be denied the benefits of the services, programs or activities of a public entity, or be subjected to discrimination by any public entity. See 28 CFR Part 35.					
				This assurance is effective as of the date of state approperiod during which real or personal property is used	
				Signature of Authorized Agent	Date
Applicant-Recipient	_				
	<u>-</u>				
Applicant-Recipient's Mailing Address					

STATE HISTORIC PRESERVATION OFFICE REVIEW FORM

The State Historic Preservation Office (SHPO) must review each grant application recommended for funding in order to determine the effect, if any, a proposed project may have on archaeological or cultural resources. To assist the SHPO in this review, the applicant is required to submit the following information with each application for funding assistance:

- 1. A completed copy of this form, and
- 2. Any 7.5' USGS maps relative to this project are REQUIRED, and
- 3. A copy of the cultural resources survey report if a survey of the property has been conducted, and
- 4. A copy of any comments of the land managing agency/landowner (i.e., state, federal, county, municipal) on potential impacts of the project on historic properties. NOTE: If a federal agency is involved, the agency must consult with SHPO pursuant to the National Historic Preservation Act (NHPA); a state agency must consult with SHPO pursuant to the State Historic Preservation Act (SHPA), **OR**
- 5. A copy of SHPO comments if the survey report has already been reviewed by SHPO.

Gı	rant Program: Project Title:
— Ap	oplicant Name and Address:
Cı	ırrent Land Owner/Manager(s):
Pr	oject Location including Township, Range and Section:
	ease answer the following: Total project area in acres (or total miles if trail):
2.	Does the proposed project have the potential to disturb the surface and/or subsurface of the ground? YESNO
3.	Please provide a brief description of the proposed project and specifically identify any surface or subsurface impacts that are expected. Attach extra sheets if more space is needed.

4.	Describe the condition of the current group boundary area (for example, is the ground in a sit been bladed, paved, graded, etc.). Estimatesisting disturbance. Attach extra sheets if m project area to document condition.	natural undisturbed condition, or has ate horizontal and vertical extent of
_		
5.	Are there any known prehistoric and/or histo project area?	oric archaeological sites in or near theYESNO
6.	Has the project area been previously surveye archaeologist?YES	d for cultural resources by a qualifiedNOUNKNOWN
	If yes, please submit a copy of the survey re the survey report made by the land managing	port. Please attach any comments on gagency and/or SHPO.
7.	Are there any buildings or structures (including which are 50 years or older in or adjacent to the	
	If YES, complete an Arizona Historic Property Inventor attach it to this form, and submit it with your applicat	
8.	Is your project area within or near a historic di	strict?YESNO
	If YES, name of district	
	ease sign on the line below certifying all info accurate, to the best of your knowledge.	rmation provided for this application
Ap	pplicant Signature / Date	Applicant Printed Name
Ph	none Number	
	FOR SHPO USE	ONLY
S	SHPO Recommendation:	
_	Funding this project should not affect hist	oric properties
Survey necessary – further FHWA/SHPO consultation required		
_	Cultural resources present – further FHW	A/SHPO consultation required
S	SHPO Comments:	
Fo	or State Historic Preservation Office	Date

STATE OF ARIZONA

HISTORIC PROPERTY INVENTORY FORM

Please type or print clearly. Fill out each applicable space accurately and with as much information as is known about the property.

PROPERTY IDENTIFICATION		
For Properties identified through survey Historic Name(s)		Survey Area
(Enter the name(s), if any, that best ref	lects the property's historic import	ance.)
Address		
City or Town	[] vicinity County	Tax Parcel No
Township Range	Section Qu	arters Acreage
Block Lot(s)	Plat (Addition)	Year of plat (addition)
	Easting	Northing
ARCHITECT	[] not determine	d.[] known Source
BUILDER	[] not determine	d[] known Source
CONSTRUCTION DATE	[] known	[] estimated Source
STRUCTURAL CONDITION Good (well maintained; no set	rious problems apparent)	
[] Fair (some problems apparent)	Describe:	
[] Poor (major problems; immine	ent threat) Describe:	
[] Ruin/Uninhabitable		
USES/FUNCTIONS Describe how the property has been used over time beginning with the original use.		t photograph of property in this space. otos may be appended.
Sources		
PHOTO INFORMATION		
Date of photo View Direction (looking towards)		
Negative No.		

SIGNIFICANCE

To be eligible for the National Register, a property must represent an important part of the history or architecture of an area. The significance of a property is evaluated within its historic context, which are those patterns, themes, or trends in history by which a property occurred or gained importance. Describe the historic and architectural contexts of the property that may make it worthy of preservation.

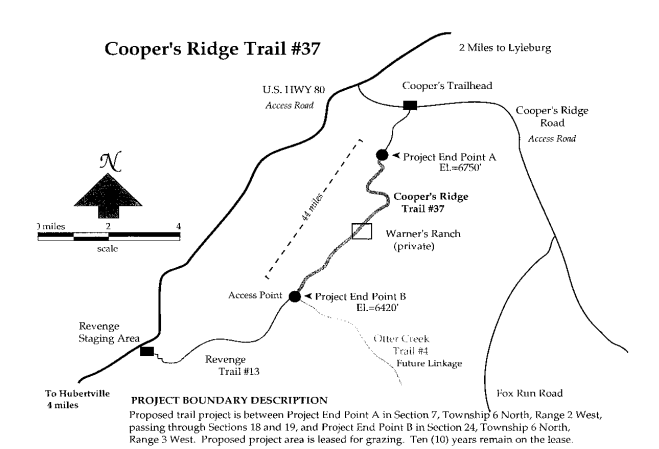
]
storic District
)
consultant)

TRAIL LOCATION / PROJECT BOUNDARY MAP

A map shall be submitted with each application that specifically delineates the proposed project location.

The map shall identify the following items:

- North arrow, scale, project title, and date prepared.
- Project boundaries and list at the bottom of the sheet the Section, Township and Range where the proposed trail project is located.
- Elevation at project endpoints or project site.
- Nearest town or city and distance from project.
- List at the bottom of the sheet any areas under lease and term remaining on lease(s). Note area(s) on map.
- Note at bottom of sheet, any known outstanding rights and interests in the project area held by others (easements, water rights, subsurface mineral rights, etc.).
- Length of trail segment under this project proposal (Project End Point A to Project End Point B).
- Identify other trail or road access to the project trail.
- List any future trail linkages planned.
- Map must be printed on 8 1/2 x 11 page. Additional pages may be added if necessary.



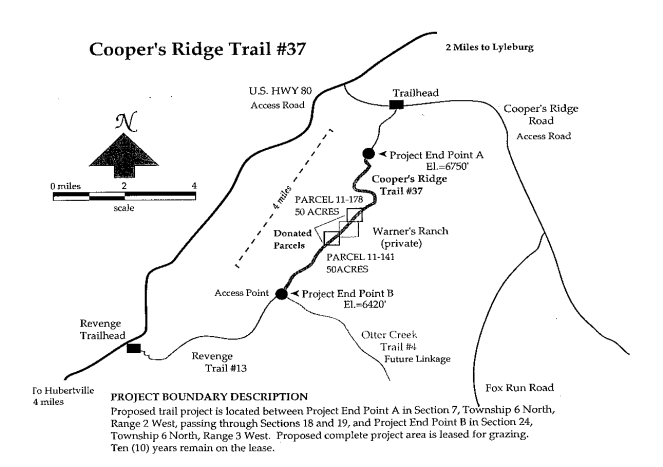
ACQUISITION PARCEL MAP

(This map is required only if acquisition or donation of property is included in the scope of the project.)

A map shall be submitted with each application identifying all property to be acquired or donated under the proposed project.

The map shall identify the following items:

- North arrow, scale, project title, and date prepared.
- Property lines.
- Project boundaries and Section, Township and Range for where the proposed trail project is located.
- Parcel numbers and parcel sizes.
- Existing development (include overhead utilities and/or easements).
- Surrounding land uses.
- Map must be printed on 8 1/2 x 11 page. Additional pages may be added if necessary.

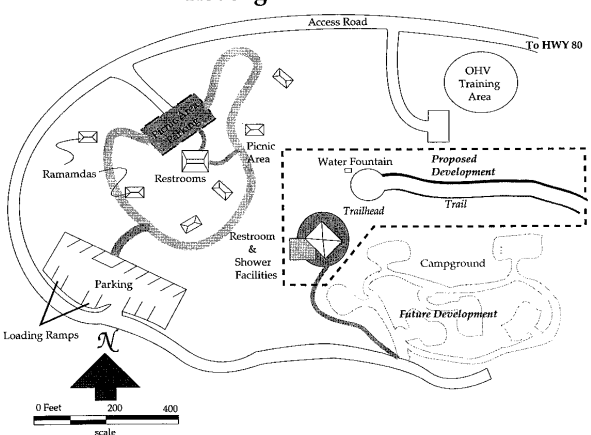


SITE PLAN Trailheads or Site-Specific Trail Projects

A Site Plan shall be submitted with each application and shall identify the following items:

- North arrow, scale, project title, and date prepared.
- Existing site development.
- Proposed project development.
- Show planned future development when this application is for acquisition only.
- Surrounding land uses.
- Any ADA Standard facilities and/or access points.
- Identify other trail or road access to the project trail.
- Map must be printed on 8 1/2 x 11 page. Additional pages may be added if necessary.

Revenge Trailhead



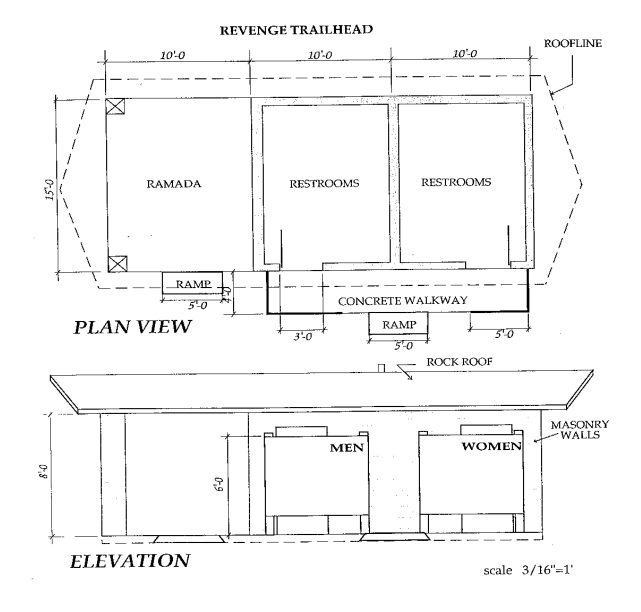
FLOOR PLANS

Preliminary Floor and Elevation Plans

Preliminary construction drawings of floor plans for all proposed structures shall be submitted with each application.

An elevation must be shown to indicate the architectural treatment.

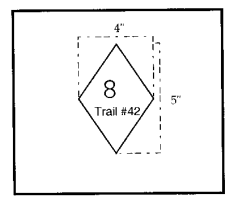
Remember that structures must be designed and built as per the Architectural Barriers Act of 1968 and A.R.S. § 34-401 and Title II, Americans with Disabilities Act of 1990.



SIGNAGE DESIGN PLAN

Provide a sketch or drawing of each type of sign or trail marker that is a part of the project. Include the type of sign, sign location, width and height of the sign, sign material, and a sample of what will be printed on the sign or trail marker.

SAMPLE

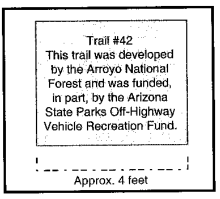


Type of Sign: Trail Marker

Sign Location(s): These signs will be tacked to

trees along the length of the trail.

Dimensions: 4" x 5"
Composition: Carsonite™
of Similar Signs: 15



Type of Sign: Trailhead sign

Sign Location(s): Trailhead sign will be located

where the trail connects to the trailhead.

Dimensions: 4' x 3'

Composition: The wording will be engraved into a redwood sign. The wood will be polished, sanded

and weather-proofed.
of Similar Signs: 2

PRIVATE AND NONPROFIT CORPORATION REQUIREMENTS

Third-Party Memorandum of Understanding

Private organizations also may apply through an eligible sponsoring organization as a third party. If the applicant is sponsoring the application in cooperation with a third party, a completed and signed Memorandum of Understanding between the applicant and the third party MUST be submitted before the Participant Agreement can be signed.

A draft of the memorandum of understanding (MOU) must be submitted with the application. An application will not be considered eligible if a draft memorandum of understanding is not included with the application at the time it is submitted. A sample MOU is provided on pages 93-95.

All **private nonprofit applicants** <u>must</u> submit the following financial information as required by other State Parks grant programs:

- Certification Statement (see page 64)
- Previous year and current year's operating budget
- IRS determination letter evidencing tax exempt status as of December 31, 2007
- Most recent annual report to the Arizona Corporation Commission (preferably the last 2 annual reports, if available), **or** equivalent tribal commission report(s) if incorporated under tribal law
- A bank statement verifying funds available in an account if using cash match

Project Includes Acquisition

If the proposed project for a private nonprofit organization **includes a property acquisition** and a *grant is awarded*, the following additional information will be required.

By-laws

- Articles of Incorporation
- Acquisition policy which could include items such as: eligible types and
 locations of proposed acquisitions, acquiring properties only from willing sellers,
 acquiring properties at or below appraised value, acquiring properties where the
 integrity of the site warrants preservation, acquiring properties only where the
 acquisition budget is achievable, acquiring properties only where the intended
 use of the acquired property is clearly specified, demonstrating the ability to
 protect and maintain the acquired property.
- Management Plan that outlines the organization's plan for the property to be acquired. The plan should address issues such as: disposition of the property should the nonprofit organization dissolve; long-term utilization and maintenance of the property, including third-party relationships, if any; security; public access; erosion; and ground cover.

- **IRS 990** forms for the last 3 years. Must be completed and signed.
- **Arizona Corporation Commission reports** for the last 3 years completed and signed, or similar/equivalent tribal commission reports if incorporated under tribal law.
- **Appraisal** prepared by a State licensed certified appraiser in accordance with the Uniform Standards of Professional Appraisal Practice not more than 1 year before the execution of the Participant Agreement. If the appraisal was prepared more than 1 year before the execution of the agreement, an updated appraisal will be required. The appraisal must be in the "Complete and Self-Contained" format. *NOTE: Costs incurred for the appraisal will not be reimbursed unless you receive a grant award and have identified the appraisal in your application as a preagreement cost.*
- Resolution by the board of directors or governing body of the applicant organization stating that it is their intent to purchase the subject property.
- Contract to purchase the property, signed by the applicant organization (as Buyer) and the Seller. The purchase price must be equal to or less than the appraised value.

Audited and interim financial statements (required only for requests of \$100,000 or more) for the most recent fiscal year-end, prepared in accordance with generally accepted accounting principles, and containing an auditor's report that the audit was performed in accordance with generally accepted auditing standards; and a copy of the most recently prepared interim financial statements. A state contracted CPA firm may perform certain procedures related to financial statements and other documents submitted, to aid in making the eligibility determination.

NONPROFIT CERTIFICATION STATEMENT

I,	I,, being duly sworn, depose, state and certify as follows:		
1. I am the _duly organized und	of der the laws of the State of	, a non profit corporation ("Corporation");	
	oration is a valid, existing nonphe State of Arizona;	profit corporation in good standing	
3. The Corp Preservation Herita	oration has the full authority to age Fund Grant Application (th	o enter into the foregoing Historic ne "Application");	
	oration has undertaken all actions and all contracts or obligations	ons necessary to enter into the ns related thereto;	
	oration is currently a tax exemple the United States Internal Rev	pt entity under the terms of the enue Code;	
the terms of the Sec	oration intends to maintain its ction 501(c)(#) of the United Staessary to maintain that status;	status as a tax exempt entity under ates Internal Revenue Code and shall	
	and all other documents provi	ns, statements, certifications, question ided by the Corporation in the	
8. The Corp conditions of the A	oration, if awarded a Grant, in pplication and the contracts an	tends to comply with all terms and ad obligations related thereto; and	
materials, documer knowledge that fal	nts, question responses and any se or incomplete materials, doc	oath and voluntarily submitting the y and all other information with the numents, question responses or other denial or subsequent revocation of a	
STATE OF ARIZO			
	GOING CERTIFICATION was s _, 20, by _, a non profit corporation, on	subscribed and sworn before me this of behalf of that corporation.	
	Notary P My Com	Public mission Expires:	

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Arizona State Parks/Federal Highway Administration

Recreational Trails Program Environmental Determination

A : C((D I D : ()) I	ID : (C	
Arizona State Parks Project Number:	Project Sponsor:	
Federal Highways Project Number:	Sponsor Match Source:	
T N 1		
Tracs Number:	Estimated Project Cost:	
Project Name:	County/Legislative District:	
Reviewed By: [Original signature]	Date:	
[Name of project sponsor]		
[Name or agency]		
Reviewed By: [Original signature]	Date:	
[Name of consultant project n	nanager]	
[Name of firm or agency]		
FHWA Approved By:	Date:	
EAVED by FITMATO, Debugge Deligning AZCh	to Deday (02/542/4100) Detay	
FAXED by FHWA TO: Robert Baldwin, AZ Sta	te Parks 602/542-4180 Date:	
Enclosed At	ttachments	
☐ State Historic Preservation Office letter of co	oncurrence	
☐ Coordination letters		
☐ Tribal Consultation letter		
Arizona Game and Fish Department Corres	pondence	
Section 404 Permit		
Desert Tortoise Handling Guidelines		
State, local, and project maps		
☐ Biological Reports		
Other		
r to Federal Highways Administration guidel	lines for applicable regulations.	
<pre><http: environment.fhwa.dot.gov="" guidebo<="" pre=""></http:></pre>	• • •	
j g g		

<http://www.azdot.gov/Highways/EEG/Index.asp#>

Refer to Arizona Department of Transportation guidelines for applicable regulations.

FHWA Project No.	
ASP Project No.	
Project Name.	

Project Description

Existing Conditions (Attach state and vicinity maps as Figure 1, and Figure 2, respectively. Include additional maps as needed.) Description should include project need, purpose and scope of work.

Land	Ownership and Land I	<u>Jse</u>		
•	<u>Location</u>	<u>Owner</u>	<u>Land Use</u>	
	MP to MP	agency/private	designated	
<u>Rig</u>	ht-of-Way/Easements No new right(s)-of-wa	ay or easement(s) is requ	uired for construction of this project.	
	New right(s)-of-way	or easement(s) is required	d for construction of this project.	
	acreage	of new right-of-way fro	om (ownership/jurisdiction)	
easemen] of temporary	(construction, utility, maintenance, etc	.)
Sp	ecific parcel(s) informa	tion:		
Other	•			

FHWA Project No.	
ASP Project No.	
Project Name.	

Land Management Authority			
	Not present	Present	Comment
Tribal			Tribe(s):
Federal			Agency(ies):
State			Agency (ies):
Imp	acts on the Na	tural Environn	nent .
Sensitive Biological Resources			
1. Threatened/Endangered Species			BR
2. Federal Sensitive Species/Habitat			BR
3. Tribal Sensitive Species/Habitat			BR
4. AZ Species of Concern/ Habitat			BR
5. Native Plants			Date of survey:
6. Other Wildlife and Habitat Concerns			Agency commenting and date of comment:
Invasive Species*			Name and organization and date of survey:
Section 404 Waters of the US			Permit type and number:
Section 401			Certification type:
Wetland Areas			
Riparian Areas			
Visual Resources			
Prime or Unique Farmlands			NRCS map section:
Section 4(f) Resources (wildlife refuge)			
I	mpacts on Cul	tural Resources	s
Archaeological/Historic Resources			Report and concurrence date:
Section 4(f) Resources (cultural)			
Imp	acts on Socioe	conomic Resou	rces
	Not Applicable	Applicable	
Residential Property(s) Affected			
Commercial Property(s) Affected			
Temporary/Permanent Access			
Section 4(f) Resources (recreation)			
Physical/Construction Impacts			
AZPDES/NPDES			
Other			

FHWA Project No.	
ASP Project No.	
Project Name.	

Public Involvement

	Date contacted	Method of notification	Comment	Response			
	Agency Coordination (as applicable)						
Bureau of Indian Affairs							
Bureau of Land Management							
Bureau of Reclamation							
Environmental Protection Agency							
US Army Corps of Engineers							
US Coast Guard							
US Fish and Wildlife Service							
USDA Forest Service							
National Park Service							
State Historic Preservation Office							
Tribal Historic Preservation Office							
Arizona Fish and Game Department							
Department of Public Safety							
County							
Local Municipality							
Other							

Public Meeting(s)

	Public meeting was not required. [Explain:]
	Public meeting(s) was (were) held.
•	Date(s) and location(s).
•	Number of attendees.
•	Method(s) of notification.
•	Handout materials.
	☐ No ☐ Yes—see attached
•	Comments [summarize].

Responses [summarize].

FHWA Project No.	
ASP Project No.	
Project Name.	

Sensitive Biological Resources

		Sensitive biological Resources
1.	ΑE	reatened and Endangered Species BR, BE or a BA&E was prepared, and an effects determination made for each species. [Include name eport and date of approval by ADOT.]
		The project will not affect listed, threatened, endangered, proposed, or candidate species or designated critical habitat. 1. Species given a detailed analysis: 2. No affect because:
		The project may affect but is not likely to adversely affect listed, threatened, endangered, proposed, or candidate species or designated critical habitat. 1. Species name[s] with a may affect: 2. Justification of species with a may affect. 3. Required mitigation measures. 4. Date of USFWS concurrence letter. 5. Statement of no affect to other species.
		The project may affect and is likely to adversely affect listed, threatened, endangered, proposed, or candidate species or designated critical habitat. 1. Species name[s] with a may affect: 2. Justification of species with a may affect. 3. Required mitigation measures. 4. Date of USFWS concurrence letter. 5. Statement of no affect to other species.
2.	Fed	deral Sensitive Species
		Coordination with [land managing agency] has been completed. [Describe mitigation required to protect the sensitive species.]
		Sensitive species on the land managing agency's list were analyzed in the BE/BA&E. 1. Date species list received from agency [attach species list(s)]. 2. Species with detailed analysis and determination. 3. Required mitigation measures. 4. Date of land managing agency review:
		Land managing agency declined to review but a courtesy copy of the document was submitted.
3.	Tri	bal Sensitive Species
		The project occurs on [name of Tribe] tribal lands. If White Mountain Apache tribal land, the Tribe completes the surveys and biological reports. 1. Species of tribal concern that were analyzed: 2. Anticipated effects on the analyzed species. 3. Required mitigation measures. 4. Date of tribal review:
		The Tribe declined to review the document.

4. Arizona Species of Concern (Arizona Game and Fish Department)

	FHWA Project No ASP Project No Project Name.	
	AGFD Coordination. 1. AGFD sent a Sensitive Species list. 2. AGFD did not respond or did not respond with a Sensitive Species list.	
	 Sensitive species 1. Sensitive species AGFD requested specific consideration for, or species that ADO determined a need to address: [List the species.] 2. Mitigation measures. 	T has
	ive Plants (Arizona Department of Agriculture's list of protected native plants) p://www.azda.gov/ESD/nativeplants.htm>	
	There are existing protected native plants within the project limits that will not be impacted applicable mitigation.] Native plants impacts.	l. [List
	 There are existing protected native plants on federal lands in the project limits that w impacted. The Arizona Department of Agriculture has no jurisdiction on federal lands. [Discu appropriate land-managing agency's requirements (Bureau of Land Management, National lands).] 	ss the
	Protected native plants within the construction limits will be impacted by the project; therefore, the ADOT Roadside Development Section will notify the Arizona Department of Agriculture at least 60 days prior to the start of construction to afford commercial salvagers the opportunity to remove and salvage these plants.	
6. Ot	er Wildlife and Habitat Concerns	
	 □ Riparian □ Wetland □ Game Species □ Recreation Impacts □ Wildlife connectivity □ Other 	
	Comment from agency. [State the agency and the date the comment was received and attach.]	
Mitiga	on Measures	

FHWA Project No.	
ASP Project No.	
Project Name.	

Invasive Species

(Executive	Order	13112,	dated	February	3,	1999)
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ı	Invasive	SHPC1PS	OCCUL	l 19t	the	SHECIES
ı	IIIVUDIVC	opecies	occur.	LIUC	tile !	pecies

These species are treated according to an invasive species management plan, and any necessary treatments will continue following completion of construction.

Mitigation Measures

[Include applicable mitigation from the Natural Resources Management Section report.]

Design Responsibilities [for all projects]

All disturbed soils that will not be landscaped or otherwise permanently stabilized by construction will be seeded using species native to the project vicinity.

Contractor Responsibilities [for all projects]

All earthmoving and hauling equipment shall be washed at the contractor's storage facility prior to arriving on-site to prevent the introduction of invasive species seed.

All disturbed soils that will not be landscaped or otherwise permanently stabilized by construction shall be seeded using species native to the project vicinity.

<u>Contractor Responsibilities</u> [for ADOT projects with invasive species on site]

All earthmoving and hauling equipment shall be washed prior to leaving the construction site to prevent invasive species seeds from leaving the site.

For Railroad Projects

[This applies to railroad projects that do **not** meet the criteria of the railroad crossing condensed clearance memo.]

[When invasive species have been reported by the consultant for a railroad project, use the following mitigation measures]:

In compliance with Executive Order 13112 regarding invasive species, all earthmoving and hauling equipment shall be washed prior to leaving the construction site to prevent invasive species seeds from leaving the site.

During an invasive species survey, [list invasive specie(s) found in the project area] was (were) found in the project area. Prior to project commencement, these species shall be treated by qualified personnel using an appropriate technique.

Note: The ADOT consultant will do the invasive species surveys for railroad projects. When invasive species are found within the project area on railroad projects, include the invasive species report as an attachment to the clearance document and clearance memo. Make sure the invasive species report includes a physical description of the invasive species found and the location.

FHWA Project No
ASP Project No.
Project Name

Clean Water Act Compliance

o	404	n	٠.
Section	4114	1	ormit
Section	IUI		CIHH

	Fill or dredged material will be placed in waters of the United States. Area of disturbance within waters of the US [acres, cubic yards, linear feet].	
	Nationwide Section 404 Permit from the US Army Corps of Engineers (Corps) required. [Attach permit, applicable General Conditions, and Regional Conditions.] Nationwide Permit (NWP) No Without a Preconstruction Notification (PCN). With a Preconstruction Notification. Corps has made this determination on [date].	
	The Memorandum of Understanding between USFWS and the Corps dated March 2003 on the cactus ferruginous pygmy owl applies. [Discuss.]	
	 Individual Section 404 Permit required. □ The project is state-funded, and an individual permit is required. [Coordinate with the ADOT EEG NEPA planner.] □ The project is federally funded and an individual permit is required. [The NEPA/404 Memorandum of Understanding (MOU) implemented in 1993/94 must be followed.] 	
Section	a 401 Water Quality Certification	
	Certified	ertified
	Project on non-tribal lands. Section 401 Water Quality Certification is authorized by ADEQ (602.771.4502)	
	Project on tribal lands, except the Fort Apache Indian Reservation. Section 401 Water Quality Certification is authorized by the EPA. [Contact Environmental Protection Agency, Mail Code WTR 8, 75 Hawthorn Street, San Francisco, CA 94105.]	
	Project on the Fort Apache Indian Reservation. The Section 401 Water Quality Certification is authorized by the White Mountain Apache Tribe. [928.338.2479]	
Mitigat	ion Measures	

FHWA Project No.	
ASP Project No.	
Project Name.	

1. Section 404 Nationwide Permits Without Preconstruction Notification

[Use the following mitigation measures, and edit as appropriate:]

Contractor Responsibilities

The contractor shall comply with all terms and conditions of the attached Section 404 Nationwide Permit No. [insert permit number], as established by the US Army Corps of Engineers. The terms and General Conditions include, but are not limited to, the following:

[List the applicable Section 404 General and Regional Conditions. Do not number the conditions; rather, use bullets. Change "permittee" to "contractor." Use bold face type for the title of the General Condition.]

2. Section 404 Nationwide Permits With Preconstruction Notification or Individual Permit Contractor Responsibilities

The contractor shall comply with all terms, General and Special Conditions of the attached US Army Corps of Engineers' Section 404 Nationwide/Individual (select) Permit No. [insert permit number here or omit if individual permit]. The terms, General, and Special Conditions include, but are not limited to, the following:

[List the **applicable** Section 404 General and all Special Conditions. Do not number the conditions; rather, use bullets. Change "permittee" or "applicant" to "contractor." Make sure the title of the General and Special Conditions are in **bold face type**.]

3. Section 401 Water Quality Certification

[Begin listing the applicable Section 401 conditions here. If an individual Section 401 Certification was issued, include all conditions. Do not number the conditions; rather, use bullets.]

Conditional 401 Certification

Individual 401 Certification

FHWA Project No.	
ASP Project No.	
Project Name.	

Wetland Areas

	There are wetland areas within the project vicinity that will not be impacted because these areas will be avoided by construction. [Include necessary mitigation measures.]
	There are wetland areas that will be impacted by the project.
	 Proposed work in the wetland[s] [e.g., excavation, fill, marsh disposal]. Location of wetland[s] affected by the proposal. [Include wetland name(s), if available. Use maps, sketches, plans showing where wetlands will be impacted, or other graphic aids.]
	3. Observed or expected waterfowl and wildlife inhabiting or dependent on the wetland. [List should include both permanent and seasonal residents.]
	 4. FHWA Wetland Policy (23 CFR § 777) Not applicable [explain]. Individual Wetland Finding required [summarize why there are no practicable alternatives to the use of the wetland].
	 5. Erosion control or storm water management measures that will be used to protect the wetland. Control measures [briefly describe control measures to be used]. None will be used.
	6. Section 404 Permit: See attached Clean Water Act Compliance sheet.
	7. Wetland mitigation [state avoidance, minimization, or mitigation as required].
	The project has been coordinated with the Corps, and there have been no substantial concerns expressed over the proposed use of the wetlands.
Mitiga	tion Measures

FHWA Project No ASP Project No Project Name
Riparian Areas
There are riparian areas within the project vicinity that will not be impacted because these areas will be avoided by construction. [Include necessary mitigation measures.]

Note: Contact the ADOT EEG NEPA planner for guidance.

1. Proposed work in the riparian area[s] [describe, e.g., excavation, fill].

There are riparian areas that will be impacted by the project.

- 2. Location of the riparian area[s] affected by the proposal. [Describe and include watercourse name(s), if available. Use maps, sketches, plans showing where riparian area(s) will be impacted, or other graphic aids.]
- 3. Observed or expected wildlife and plants inhabiting or dependent upon the riparian area[s]. [List should include both permanent and seasonal residents.]

4.	FHWA Wetland Policy (23 CFR § 777)	
	☐ Not applicable [explain]	
	T 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

- Individual Wetland Finding required [summarize why there are no practicable alternatives to the use of the wetland].
- 5. Erosion control or storm water management measures that will be used to protect the riparian area are shown on the Arizona Pollutant Discharge Elimination System sheet:

res
No [briefly describe measures to be used]

- 6. Section 404 Permit: see attached Clean Water Act Compliance sheet.
- 7. Riparian mitigation [state avoidance, minimization, or mitigation as required].
- The project has been coordinated with AGFD and there have been no substantial concerns expressed over the proposed use of the riparian area[s].

Mitigation Measures

Contractor Responsibilities

The contractor shall submit the [Arizona Pollutant Discharge Elimination System or National Pollutant Discharge Elimination System—select the appropriate one] Notice of Intent and the Notice of Termination to the [Arizona Department of Environmental Quality or Environmental Protection Agency—select the appropriate one].

For railroad projects:

Because the project is federally funded, the [applicable railroad company], in accordance with 23 CFR § 650, Subpart B, shall determine whether design features to reduce erosion and minimize sedimentation during and after construction are required.

FHWA Project No.	
ASP Project No.	
Project Name.	

Visual Resources

	re is a change in the existing visual character as a result of the project.
Not	e: Describe the existing visual character using the methodology outlined in FHWA's Visual Impact Assessment for Highway Projects (March 1981). Include a discussion of the visual elements in the landscape such as prominent landforms, landmarks, land use patterns, vegetation, development architectural character and density, and water features, as appropriate, that are located in the foreground. Distant view of landforms and/or landmarks may also be noted. Discuss the magnitude ("notable," "substantial," or "severe") of any change in the visual character as a result of the project.
	The project is on an easement from a land managing agency with specific management goals. [Include a brief description of the agency's resource management objectives and state whether or not the objective is achieved. Contact the land managing agency for concurrence.]
	Mitigation measures are needed to avoid or minimize negative scenic effects in the landscape. [List mitigation.]

FHWA Project No.	
ASP Project No.	
Project Name.	

Prime or Unique Farmlands

(Farmland Protection Policy Act [7 USC \S 4202, Rules, and 7 CFR \S 658])

	u1 in	ontact the Natural Resources Conservation Service to determine whether the farmland is prime or ique, and the appropriate state or local agency to determine whether it has statewide or local aportance.
1.	Preser	nce of farmland:
		Within the project area.
		Adjacent to the project area.
2.		of farmland: prime unique statewide importance local mportance
3.	Farml	ands impacted by project.
		No
		Yes [Describe the impacts.]
	•	Number of acres removed from farming.
	•	Number of farms operations from which land will be acquired
4	г. 1	
4.	Fede	rally funded projects [select from the following]:
	Ш	There is farmland adjacent to the project area, but all construction activities will be within the existing right-of-way.
		The farmland adjacent to the project area has already been in, or committed to, urban development or water storage.
		Prime or unique farmland will be impacted. [Process the Natural Resources Conservation Service's Farmland Conversion Impact Rating form and attach.]
		Prime or unique farmland will be impacted in a corridor-type project. [Process the Natural Resources Conservation Service's Farmland Conversion Impact Rating Form for Corridor Type Projects and attach.]
5.		state-funded projects for farmland of statewide or local importance, coordination with the or local agency [select appropriate one and describe the coordination].
Mitigat	tion M	easures

FHWA Project No.	
ASP Project No.	
Project Name.	

Archaeological Resources and Historic Properties

	Aichaeolt	gicai Nesc	Juices and	1 111510116 1 1	operties	
	r ey Data vey data. [<i>Provide inform</i>	ation on if, w	hen, and whe	ere surveys were	conducted and reference the	report(s).]
2. Arch	naeological/Historical S No sites present. Known archaeological Description of sites pro	l/historical s			mits. [List number of sites.] specific sites.].	
Age	ncy/State Historic Prese ncy/State Historic Prese natories to concurrence o	ervation Off	ice (SHPO) i		of eligibility and effect.	
_	•		•		based on the following criteria	a:
Cri Cri Cri	terion A: significant the terion B: significant per terion C: embody distin terion D: have the poten Listed in ARHP/NRH	sons in our 1 ctive constri 1tial to conti	ıation's hist ıction chara	ory cteristics or w	orks of a master ant to history or prehistory	1
	Criterion: A	\square B	\Box C	\square D		
	Eligible Criterion: \(\sum A\)	\Box B	□ C	\Box D		
	Eligibility not determine Criterion:	ined B	□ C	\Box D		
	Ineligible					
Agenc	y determination of effect [s No effect No adverse effect Adverse effect No potential to effect	select one]:				
Agenc	y concurrence date[s]:					
	SHPO THPO/Tribe [list Tribe USDA FS BLM Reclamation ASLD Other	e(s)]	-			
Mitigation Mea as applicable.]	sures [Discuss testin	g, data reco	very, additio	onal documen	tation, flagging/avoidance,	and monitoring,
contractor shall those resources	l stop work immediatel	y at that loc vill contact th	ation and sl ne ADOT En	nall take all re vironmental &	related to the construction of assonable steps to secure the Enhancement Group, History of those resources.	e preservation of
[For railroad prowill cease at the these resources	at location and the				s are identified during con any] will arrange for prope	
Recreat	tional Trails Program (M	Iotorized Po	rtion)			

FHWA Project No.	
ASP Project No.	
Project Name.	

Section 4(f) Resources (federally funded project only)

[Section 4(f), of the US Department of Transportation Act of 1966 (as amended and recodified in 1983); 49 USC 303(c); and 23 CFR \S 771.135(p)]

]	Note	: If there is any Section	4(f) use, a Ca	tegorical Exclusion is	nonprogramma	tic and must be sig	ned by FHW.	Α.
		The	ere is a Section 4(f) re	esource in t	he project area, but	there is no Se	ection 4(f) invol	vement [disc	uss].
Туре:		The	ere is Section 4(f) invo	olvement [fa	•			•	
refuge(s)			public park[s]		recreational land[s]		wildlife and w	aterfowl	
walkway			historic site[s]		historic bridge		independent	bikeway	or
resource.		The	e project uses enhand	cement fund	ds for the restoratio	n, rehabilitati	on, or maintena	nce of a his	toric
		ysis 1	e project uses enhan in accordance with th vendent Bikeway or V	he FHWA m	emorandum dated N	Iay 23, 1977, ".			
into a tran preservati occurs wh are so sev 4(f) are sul enjoyment resource p the value such proxi substantial setting; an	nsponsonisten the standard frote of the imity of d / o	rtation t pur he train that that that ntial a) nois b) cted ne res y tha letracor	on 4(f) resource, as defen facility; 2) when the proses; or 3) when the ansportation project the protected activition in the projected noise left by Section 4(f), when source. An example of the the proximity of the proximity of the proximity of the proximity of the by Section 4(f), when source and example of the the proximity of the cource and the setting of the proximity of the source and the setting of the proximity of the proximity of the setting of	here is a tendere is a condoes not indes, features, nple, a considered increase a resource peroposed e such feature of such an einates the profix a park or	structive use of land corporate land from or attributes that q tructive use can occu- e, attributable to the rotected by Section 4 project substantiall tres or attributes are ffect would be the l rimary views of an a historic site which	of land that is d. A construct resources, bu ualify a resour when: project, substate(f); y impairs aes considered in ocation of a parchitecturally derives its va	adverse in termive use of a Sectithe project's parce for protection ntially interferes thetic features comportant contributions of transposed transposed transposed in substantial in substantial	s of the state ion 4(f) resorce ion under Section with the use or attributes atting element restation facilities in part due to the state of the sta	of a ants to ty in ag, or to its
c) publicly-o	wne	d pai	project results in a reark, recreation area, or any effects on or uses of	historic site.		tantially dimi	nishes the utilit	of a signif	icant
attach state	meni	ts froi	heological sites, give th m officials having jurisa , which clearly illustrat	liction over tl	he property that discus	ses the project e	ffects on the prope	rty. A map, sl	ketch,
Mitigation	Mea	asure	es						

1.

FHWA Project No	
ASP Project No.	
Project Name.	

Socioeconomic Resources

a. Residential displacements. ☐ No	
Yes. Number of displacements	
b. Known planned development[s] [describe].	
a. Commercial Property(s) Affected a. Commercial displacements. No	
Yes. Number of displacements b. Known planned development[s] [describe].	
3. Temporary and Permanent Access	
Impacts could include nonvehicular access, such as for pedestrians, and impacts to special events, such as fairs and parades.	
a. Temporary impacts: business disruption access change parking restrictions other:	
b. Permanent impacts	
c. Temporary impacts to residential neighborhoods [or individual residents or both—address appropriates.]	iate
d. Permanent impacts to residential neighborhoods [or individual residents or both—address appropriones.]	iate
e. Temporary changes in traffic service or patterns as a result of the project. [<i>Address</i> .] Temporary access restrictions/changes. [<i>Discuss</i> .]	
f. Permanent changes in traffic service or patterns as a result of the project. [<i>Address.</i>] Permanent access restrictions/changes. [<i>Discuss.</i>]	
Mitigation Measures	

Arizona Pollutant Discharge Elimination System/ National Pollutant Discharge Elimination System

The project involves the disturbance of 1 or more acres and an AZPDES or NPI	DES
general permit will be required. [NPDES applies only on tribal lands.]	
☐ There is an impaired or unique water within 0.25 miles of the project.	
☐ This is a railroad project.	

Mitigation Measures

Design Responsibilities

The Arizona Department of Transportation Roadside Development Section will determine who will prepare the Stormwater Pollution Prevention Plan.

<u>District Construction Responsibilities</u>

The District Construction office will submit the (Arizona Pollutant Discharge Elimination System or National Pollutant Discharge Elimination System) Notice of Intent and the Notice of Termination to the [Arizona Department of Environmental Quality or Environmental Protection Agency—select the appropriate one].

For Railroad Projects:

Because this project is federally funded, the ___ (applicable railroad company), in accordance with "Title 23, Code of Federal Regulations, Part 650, Subpart B," shall determine if design features to reduce erosion and minimize sedimentation are required during and/or after construction.

FHWA Project No.	
ASP Project No.	
Project Name.	

Mitigation Measures

Note: For All Documents

Mitigation is provided on each of the resource sheets and collectively on this page and in the clearance memo.

The ADOT EEG NEPA planner will coordinate mitigation with the appropriate ADOT EEG staff and ADOT District(s) prior to submittal of the draft and final environmental documents.

Include specific mitigation measures.

Separate the mitigation measures as follows:

Design Responsibilities

District Construction Responsibilities

Contractor Responsibilities

Any other applicable categories

Use the word "attached" for any enclosures that will be included in the special provisions for the project: e.g., the attached NWP No.14.

Use the word "will" when referring to ADOT personnel's responsibilities and the word "shall" when the contractor is to perform a function.

Project Mitigation:

If previously unidentified cultural resources are encountered during activity related to the construction of the project, the contractor shall stop work immediately at that location and shall take all reasonable steps to secure the preservation of those resources. The ADOT Engineer will contact the ADOT Environmental & Enhancement Group, Historic Preservation Team, at 602.712.8636, immediately and make arrangements for proper treatment of those resources.

For Railroad Projects:

If previously unidentified cultural	resources are identified d	luring construction,	work will cease a	it that
location and the	(applicable railroad com	npany) will arrange	for proper treatme	ent of
the resources.				

Relevant Legislation, Regulations, or Executive Orders

Invasive Species

Executive Order 13112, dated February 3, 1999

100-Year Floodplain and Impacts

23 CFR § 650, Subpart A (Title 23 Code of Federal Regulations, Part 650, Subpart A)

Clean Water Act Compliance

Section 404 Permit

2002 Nationwide Permits, January 15, 2003, 67 CFR § 2020; Corrections to 2002 Nationwide Permits, February 13, 2002, 67 CFR § 6692 and February 25, 2002, 67 CFR 8579; Nationwide Permit General Conditions, 33 CFR 325, 330; Special Public Notice, Nationwide Permits for Arizona, US Army Corps of Engineers, Regional Conditions for the Los Angeles District, Arizona Section, April 19, 2002 and Nationwide Permits 6, 12, 14, 18, 39, and 43.

Prime or Unique Farmlands

Farmland Protection Policy Act (7 USC § 4202, Rules, and 7 CFR § 658)

Sole Source Aquifers

Safe Drinking Water Act of 1974, § 1424(e)

Section 4(f) Resources

Section 4(f), of the US Department of Transportation Act of 1966 (as amended and recodified in 1983); 49 USC 303(c); and 23 CFR § 771.135(p)

Title VI/Environmental Justice

Executive Order 12898 and EEG Environmental Justice Guidance

Noise Abatement

23 CFR § 772

Air Quality

40 CFR § 51.460 and 40 CFR § 51.462; Arizona conformity rules "R-18-2-1434" and "R-18-2-1435," respectively

Arizona State Parks

1300 W. Washington, Phoenix Arizona 85007

GRANT PARTICIPANT AGREEMENT

This is a sample of the agreement State Parks will ask successful applicants to execute to receive the grant and start work. Do not submit with the application.

This Agreement is entered into by and between the Arizona State Parks Board (BOARD) and ______ (PARTICIPANT) and becomes effective on the date of signature by the authorized representative of Arizona State Parks.

PROJECT TITLE:				PROJECT N	UMBI	ER:
THIRD PARTY PARTIO	CIPANT'S NAME:			FY OF REVE	ENUE:	
	horized signature: deve	•	, ,		,	
GRANT PROGRAM: Recreational Trails Program	GRANT AMOUNT:	%	PARTIC MATCH		%	TOTAL PROJECT COST:
APPROVED SCOPE OF AND SPECIAL COND	ITIONS:		Attachme	ent A		
PRESERVATION SPEC CONDITIONS: Preservation Agree Preservation Cover Special Conditions AUTHORITIES TO EN (statute, resolution, min STATUTE: A.R.S. §28	ment nant /3 rd Party TER INTO THIS AGRE nutes, etc.)		[] LRSI [] and h NT:	ent B s not apply to P, TRAILS, OF GSLA.)	RTP, HV, LI	LWCF, EBSF
AWARDING OFFICIA BEHALF OF THE ARIZ STATE PARKS BOARI	ZONA					
	Kenneth E. Trav Executive Direct	ous	ature			Date
ACCEPTANCE OF AL AGREEMENT AND IT ACKNOWLEDGED BY SIGNATURE BELOW.		;	FORM A	PANT ATTOI ND AS BEINC RITY OF THE	WIT:	
Participant's Signature			Attorney's Signature			
Name (Typed)			Name (Ty	ped)		
Title	Date		Title			Date

General Provisions are attached and are part of this Participant Agreement.

Arizona State Parks GRANT PARTICIPANT AGREEMENT

This is a sample of the attachment to the agreement State Parks will ask successful applicants to execute to receive the grant and start work. Do not submit with the application.

Attachment A Approved Project Scope and Special Conditions

PARTICIPANT:

PROJECT TITLE:
PROJECT NUMBER:
APPROVED PROJECT SCOPE:
SPECIAL CONDITIONS:
The administration of this grant participant agreement is additionally subject to the contents of the "Administrative guidelines for Awarded Grants" published by Arizona State Parks.
Approved Project work shall start no later than the specified project start-up date. Land acquisition, equipment purchase, and studies/reports/assessments must begin within 6 months of the fully executed participant agreement. See sections 2.5 and 5.2 of the "Administrative guidelines for Awarded Grants" for more details.
OTHER CONDITIONS:

PARTICIPANT AGREEMENT GENERAL PROVISIONS - SAMPLE FOR NONFEDERAL RECREATIONAL TRAILS PROGRAM (MOTORIZED PORTION) PROJECTS

PART I - DEFINITIONS

For purposes of this agreement,

- A. **Advisory Committee** means the Off-Highway Vehicle Advisory Group.
- B. **BOARD** means the Arizona State Parks BOARD, which is the governing body of Arizona State Parks.
- C. **Conversion** means the replacement of grant-funded facilities with new facilities that are of reasonable equivalent usefulness and location as the original.
- D. **Eligible Costs** mean direct costs chargeable to the project grant program such as 1) compensation of hired employees for the time and efforts devoted specifically to the execution of the grant; 2) cost of materials acquired, consumed, or expended specifically for the purposes of the grant; 3) equipment and other capital expenditures; 4) other items of expense incurred specifically to carry out the participant agreement; 5) direct services furnished specifically for the grant program by other agencies.
- E. **Facilities** mean physical improvement and trail development, user and manager education, mitigation of environmental damage, multi-agency policy development and cooperation, acquisition, inventory of existing areas, law enforcement and license/registration program.
- F. **Fund** means the Off-Highway Vehicle Recreation Fund.
- G. **Guidelines** mean program directives adopted by the BOARD.
- H. **Ineligible Costs** are those costs incurred for a common or joint purpose benefiting more than one cost objective and not readily assignable to the cost objectives of the grant.
- I. **Match** means a specified percentage of the total eligible and direct project cost which may consist of either cash, in-kind contributions, or donations including volunteer time.
- J. **Obsolescence** means that an area or facility may be determined obsolete during the Term of Public Use if (1) reasonable maintenance and repairs are not sufficient to keep the facility or equipment operating; (2) changing needs dictate a change in the type of facilities or equipment provided; (3) operating practices dictate a change in the type of facilities or equipment required; or, (4) the facility or equipment is destroyed by fire, natural disaster, or vandalism. Declaring the facility obsolete means that the PARTICIPANT receives a waiver of the repayment or replacement requirements. No later than 90 days after a facility or equipment is taken out of public use, the PARTICIPANT may request a waiver of repayment or replacement requirements in writing.
- K. PARTICIPANT means an eligible applicant that has been awarded a grant.
- L. **Project** means an activity, or a series of related activities, which are described in the specific project scope of work and which result in a specific product(s).
- M. **Project Period** means the period of time during which all approved work and related expenditures associated with an approved project are to be completed by the PARTICIPANT.
- N. **Repayment** means returning grant money to the Fund in the event the PARTICIPANT fails to provide for operation and maintenance of the facilities or equipment during the Term of Public Use. The PARTICIPANT shall reimburse the Fund as follows: 100% of grant funds, 0-5th year; 80%, 6th-10th year; 60%, 11th-15th year; 40%, 16th-20th year; 20%, 21st-25th year. (Note: As an example, the 6th-10th year shall mean from the first day of the sixth year through the last day of the tenth year, beginning with the certified date of completion.)
 - In lieu of repayment for a facility which is removed from public use prior to the end of the required Term of Public Use, the PARTICIPANT may apply for conversion or obsolescence.
- O. Staff means employees of Arizona State Parks.

- P. **Sub-contract** means a direct contract between the PARTICIPANT and another contractor party whereby labor is supplied or work is performed in furtherance of the PARTICIPANT'S responsibilities under this agreement.
- Q. **Term of Public Use** means the time required for public use. The term of public recreational use of the grant-assisted facilities shall be at least:
 - 1. Equipment (personal property) grant investment of more than \$50,000 per item: 25 years
 - 2. Facilities (real property): 25 years
 - 3. Land: 99 years unless obsolescence applies. The Term of Public Use shall begin on the date of completion identified in the Completion Certification Letter.
- R. Third Party PARTICIPANT means an entity sponsored by an eligible project participant. More specifically, it includes governmental, private and non-profit units through the terms of a lease, permit, cooperative agreement, or an intergovernmental agreement (ARS § 11-952).

PART II - PERFORMANCE

A. ADMINISTRATION

- 1. **Conditions** This agreement is subject to the availability of grant funds and appropriate approvals, and shall be subject to the Constitution of the State of Arizona, the Arizona Revised Statutes, other acts of the Arizona Legislature, executive orders of the Governor, and policies of the BOARD.
- 2. **Incorporation of Application** The PARTICIPANT'S approved application for grant funds is incorporated by reference as part of this agreement; however, the terms of this agreement shall take precedence in the event of conflict or ambiguity.
- 3. **Use of Grant Funds** Awarded grant funds shall be used solely for eligible purposes of the funding program as defined by statute and as approved by the BOARD.
- 4. **Transfer of Grant Funds** Awarded grant funds shall be transferred to the PARTICIPANT through reimbursement of approved expenditures and through advances, on a case by case basis.
- 5. **Grant Retention -** Ten percent (10%) of the grant amount will be retained from reimbursement until Staff notifies the PARTICIPANT in writing that the project is officially closed and completed.
- 6. **Grant Accountability** Grant funds shall be managed separately within the PARTICIPANT'S accounting system which identifies the name and number of the project. The funds shall be expended only as authorized under the terms of this agreement.
- 7. **Accomplishment of Project** The project shall be accomplished according to the terms of this agreement and applicable State laws.
- 8. **Amendments** This agreement may be amended in writing by the parties of the agreement upon written request of the PARTICIPANT and good cause shown, to adjust the project period, project costs, specific project scope items, or other specified adjustments to the agreement.
- 9. **Use of Project** Project accomplishments shall be open or available to the public as specified in this agreement.
- 10. **Special Conditions -** Special conditions to this agreement shall be binding upon and inure to the benefit of the successors and assigns of each of the parties to this agreement. Breach of any condition shall be enforceable by specific performance or shall justify the BOARD to seek recovery of all funds granted.
 - Operation and Maintenance The PARTICIPANT shall operate and maintain, or cause to be
 maintained for public use or enjoyment, grant funded facilities for at least the period of time
 specified in this agreement. Should the grant funded capital improvements be unavailable for
 public use or enjoyment during the Term of Public Use, Staff shall pursue appropriate
 remedies. Remedies may include a declaration of obsolete facilities, a conversion, or
 repayment of the Fund.

• Conversion - No land or facilities acquired or developed with Off-Highway Vehicle Recreation Fund assistance shall, without the approval of the BOARD, be converted to other than public use during the Term of Public Use. The BOARD shall approve such conversion only if it finds the replacement property to be in accord with the current Off-Highway Vehicle Recreation Fund statute. Conversions shall require the substitution of other properties of at least equal fair market value and of reasonably equivalent usefulness and location. The replacement property shall then become subject to this agreement. In lieu of conversion, the PARTICIPANT may repay the Off-Highway Vehicle Recreation Fund or apply for a declaration of obsolescence.

In the event the BOARD provides grant assistance for the acquisition and/or development of real property subject to reversionary interests, with full knowledge of those reversionary interests and with written notice of those reversionary interests, conversion of said property to other than public uses as a result of such reversionary uses being exercised is approved. The PARTICIPANT shall notify the BOARD of the conversion as soon as possible and shall seek approval of replacement property in accord with the conditions set forth in this agreement. The PARTICIPANT further agrees to accomplish such replacement within a reasonable time, acceptable to the BOARD, after the conversion of the property occurs. This paragraph also applies to (1) leased properties acquired and/or developed with Off-Highway Vehicle Recreation Fund assistance, where such lease is terminated prior to its full term pursuant to lease provisions known and agreed to by the BOARD, and (2) properties subject to other outstanding rights and interests known to and agreed to by the BOARD.

B. RESPONSIBILITY FOR THIRD PARTY AGREEMENTS

The PARTICIPANT sponsoring a third party to this agreement shall be responsible for compliance with provisions of this agreement in the event of third party default for the remainder of the term, or shall reimburse the Fund, apply for obsolescence, or apply for a conversion.

C. RELATIONSHIP OF PROJECT COSTS TO THE PROJECT PERIOD

Except for pre-agreement costs approved by the BOARD, only those costs associated with approved project work incurred during the project period shall be eligible for reimbursement according to the terms of this agreement. Combined pre-agreement and design & engineering costs shall not exceed 10% of the approved grant award.

D. ACQUISITION

Values of property purchased with grant assistance shall be appraised by a State Certified Appraiser according to the Uniform Standards of Professional Appraisal Practice. This appraisal shall be prepared within one year prior to the acquisition. Grant participation shall be according to the grant award amount, the approved market value, or the purchase price, whichever is less.

E. PROCUREMENT AND DEVELOPMENT

Procurement transactions, including those involving professional services, materials, and construction, shall be accomplished according to the PARTICIPANT'S procurement standards.

F. SUB-CONTRACTS

- 1. Sub-contracts awarded to accomplish approved project work shall incorporate, by reference, in each sub-contract the provisions of this agreement. The PARTICIPANT shall bear full responsibility for acceptable performance under each sub-contract.
- 2. The PARTICIPANT shall pay any claim of a sub-contractor or other employed individual performing work on this project for services pursuant to this agreement when due. If the PARTICIPANT is subject to A.R.S §34-221, payment is due when required pursuant to A.R.S. §34-221.
- 3. Unless the PARTICIPANT is a State agency, the PARTICIPANT shall indemnify and hold the State of Arizona and the BOARD harmless from any claim for services pursuant to this agreement, or damages relating thereto, of a sub-contractor or other employed individual performing work on this project.

4. Any sub-contract for employment by the PARTICIPANT shall be in writing and shall contain a provision whereby a person so employed or with whom a sub-contract has been entered, acknowledges that the State of Arizona and the BOARD shall not be liable for any costs, claims, damages, reimbursement, or payment of any kind relating to such sub-contract.

G. PROJECT REPORTING, REVIEWS, AND ON-SITE INSPECTIONS

- 1. The PARTICIPANT agrees to submit a project status report not less than quarterly. The status report will include at a minimum the following: (a) progress in completing the approved scope of work; and (b) any problems encountered and solutions to problems regarding completion of the project. Failure to submit the reports will result in delays in grant reimbursement or advance processing. The PARTICIPANT further agrees to consult with Staff, as needed, to review progress. The Staff reserves the right to review the progress of the project and to conduct on-site inspections, as applicable and as needed, at any reasonable time during the project period or required Term of Public Use to assure compliance with the terms of this agreement.
- 2. The PARTICIPANT shall certify compliance with the Participant Agreement every five years, until the end of the Term of Public Use, on a form to be provided by the BOARD. In addition, onsite inspections shall be conducted periodically at the discretion of the BOARD. The following points shall be taken into consideration during the inspection of properties that have been acquired or developed with grant assistance: retention and use, appearance, maintenance, management, availability, environment, signing, and interim use.

H. PROJECT INCOME AND EARNED INTEREST

Income and/or interest generated from funds transferred to the PARTICIPANT during the project period shall be used to further the purposes of the approved project. Funds advanced, but not spent to complete the project, shall be returned to the BOARD at the completion of the project. Pursuant to Part II, Paragraph I of this agreement, the PARTICIPANT shall own all rights in the materials produced with project funds.

I. PRODUCT OR PUBLISHABLE MATTER OWNERSHIP

The PARTICIPANT shall have ownership of products or publishable matter produced with grant assistance with the understanding that the BOARD reserves nonexclusive license to use and reproduce, without payment, such materials. This paragraph is not applicable to architectural or engineering plans produced with grant assistance.

J. FUND SOURCE RECOGNITION

The PARTICIPANT agrees to permanently and publicly acknowledge grant program(s) that assisted project accomplishments (including, but not limited to, final documents, audio-visual recordings, photographs, plans, drawings, publications, advertisements and project plaques). At a minimum, this acknowledgment shall include the following: "This project was financed in part (or in full) by a grant from the Off-Highway Vehicle Recreation Fund administered by the Arizona State Parks Board."

K. PROJECT COST VERIFICATION

The PARTICIPANT agrees to submit project expenditure documents to Staff for verification or audit purposes upon request.

L. TRANSFER OF CONTRACTUAL RESPONSIBILITY

The PARTICIPANT may transfer contracted responsibilities under the terms of this agreement to another eligible participant provided that approval has been granted by the BOARD prior to the transfer.

PART III - COMPLIANCE

A. ANTI-TRUST

Vendor and purchaser recognize that, in actual economic practice, overcharges from anti-trust violations are borne by purchaser. Therefore, the PARTICIPANT hereby assigns to BOARD any and all claims for such overcharges.

B. ARBITRATION

To the extent required pursuant to A.R.S. § 12-1518 and any successor statute, the parties agree to use arbitration, after exhausting all applicable administrative remedies, to resolve disputes arising out of this Agreement.

C. INDEMNIFICATIONS AND CLAIMS AGAINST THE STATE

Unless the PARTICIPANT is a State agency, the PARTICIPANT shall indemnify, save and hold harmless the BOARD, and the State of Arizona, its agents, departments, officers and employees from all claims, losses, damages, liabilities, expenses, costs, and charges incident to or resulting in any way from any injuries or damage to any person or any damage to any property caused by or resulting from the issuance of or the performance of services rendered as a part of this Agreement, except those claims, losses, damages, liabilities, expenses, costs, and charges arising from the sole negligence of the BOARD, the OHVAG, or the State of Arizona, its agents, departments, officers, or employees.

D. NON-DISCRIMINATION -- EMPLOYMENT

The PARTICIPANT agrees to comply with the provisions of Executive Order Number 99-4, issued by the Governor of the State of Arizona relating to nondiscrimination in employment, which by reference is incorporated herein and becomes a part of this Agreement.

E. ARIZONANS WITH DISABILITIES ACT OF 1992 AND AMERICANS WITH DISABILITIES ACT

The PARTICIPANT shall comply with all applicable provisions of the Arizonans with Disabilities Act of 1992, A.R.S. §41-1492, et. seq. and the Americans with Disabilities Act, (Public Law 101-336, 42 U.S.C. 12101-12213 and 47 U.S.C. §225 and 611), and applicable state rules and federal regulations under the Acts (28 CFR Parts 35 and 36).

F. RECORDS RETENTION AND AUDITS

- 1. Complete financial records and all other documents pertinent to this Agreement shall be retained by the PARTICIPANT and made available to the Staff, if requested, for review and/or audit purposes for a period of five (5) years after project closure.
- 2. The PARTICIPANT may substitute microfilm copies in place of original records, but only after project costs have been verified.

G. STATE CONTRACT CANCELLATION

- 1. The State or its political subdivisions or any department or agency of either may cancel this contract, without penalty or further obligation pursuant to A.R.S. §38-511.
- 2. Every payment obligation of the BOARD under this Agreement is conditioned upon the availability of funds appropriated or allocated for the payment of such obligation. If funds are not allocated or appropriated for the continuance of this Agreement, this Agreement may be terminated by the BOARD at the end of the period for which the funds are available. No liability shall accrue to the BOARD or the State of Arizona in the event this provision is exercised, and the BOARD shall not be obligated or liable for any future payments or for any damages resulting as a result of termination under this paragraph.

H. REMEDIES

- 1. The BOARD may temporarily suspend grant assistance obligated to the project pending required corrective action by the PARTICIPANT or pending a decision to terminate the grant by the BOARD.
- 2. The PARTICIPANT may unilaterally terminate the Participant Agreement at any time before the first payment on the Project. After the initial payment, the Participant Agreement may be terminated, modified, or amended by the PARTICIPANT only by written mutual agreement of the parties.
- 3. The BOARD may terminate the Participant Agreement in whole, or in part, at any time before the date of completion, whenever it is determined that the PARTICIPANT has failed to comply with the terms or conditions of the grant. The BOARD will promptly notify the PARTICIPANT in

- writing of the determination and the reasons for the termination, including the effective date. All payments made to the PARTICIPANT shall be recoverable by the BOARD under a Participant Agreement terminated for cause.
- 4. The BOARD or PARTICIPANT may terminate the Participant Agreement in whole, or in part, at any time before the date of completion, when both parties agree that the continuation of the Project would not produce beneficial results commensurate with the further expenditure of funds. The two parties shall agree upon the termination conditions, including the effective date and, in the case of partial termination, the portion to be terminated. The PARTICIPANT shall not incur new obligations for the terminated portion after the effective date, and shall cancel as many outstanding obligations as possible. The BOARD may allow full credit to the PARTICIPANT for the grant share of obligations properly incurred before the effective termination date and which cannot be canceled.
- 5. Termination either for cause or for convenience requires that the Project in question be brought to a state of public usefulness to the terms set forth by the BOARD; otherwise, all funds provided by the BOARD shall be returned to the BOARD.
- 6. The BOARD may require specific performance of the terms of this agreement or take legal steps necessary to recover the funds granted if the PARTICIPANT fails to comply with the terms of the grant or breaches any condition or special condition of the Participant Agreement.
- 7. The remedies expressed in this Agreement are not intended to limit the rights of the BOARD. This Agreement shall not in any way abridge, defer, or limit the BOARD'S right to any right or remedy under law or equity that might otherwise be available to the BOARD.

I. CULTURAL RESOURCES

The PARTICIPANT agrees to meet the requirements of the State Historic Preservation Act (ARS §41-861 to 41-864) before project initiation.

Acceptance of all terms and conditions of this agreement and its attachments is acknowledged by the PARTICIPANT'S signature on the cover sheet of this agreement.

9/22/01

SAMPLE MEMORANDUM OF UNDERSTANDING

Memorandum of Understanding Between (Crant Participant) and (Third Party)

(Grant Participant) and (Third Party) for

(Construction and Maintenance of OHV Facilities and Related Improvements)

		1		
(hereafter as "the	AGREEMENT, made and entered into this referred to as "the Participant"), acting throug "), pursuant to A.R.S. § "] acting pursuant to [ne purpose of [providing public off-highway very Party.	th its administrativ , and the [T	ve agency, (he Third Party], h	reafter referred to ereafter referred to
WITN	IESSETH:			
in the Safe LU) as a fe motorized its politica	REAS, the Congress of the United States has au e, Accountable, Flexible, Efficient, Transportation ederal-aid assistance program to help states and these all subdivisions, federal entities within the states of facilities for public off-highway vehicle purp	on Equity Act: A I ovide and maintai e funds are availa , and Indian Tribe	Legacy for Use in recreationa ble to the Stat	ers (SAFETEA- l trails for e of Arizona and
and related	REAS, the Participant and the [Third Party] dead improvements to be constructed and mainta in Arizona, administered by the [Third Party],	ined at various lo	cations where	OHV use is
NOW,	, THEREFORE, the parties hereto agree as follo	ows:		
A. THE P	PARTICIPANT SHALL:			
	1. Either develop facilities, upon application provide funds for the [Third Party] to develop taking all necessary steps to make application any other information or data required to perform the provided (ASPB) for motorized trail facilities are by the [Third Party].	op OHV use and r ons, prepare justifi erfect grant applica	related improv cation statema ation to the A	vement projects by ents, and provide rizona State Parks
	2. Upon request by the [Third Party,] trans in the [Fund] for the expended by the [Third Party] shall pay the overhead expenses approved for motorized project approved for funding shall be identificated.	ne subject facilities cost of trails and related	s. Such grant :	funds to be including direct development. Eacl
	3. Provide for operation and maintenance in the Grant Participant Agreement for Projethe [Third Party] is unable to continue to per	ect No (the Gra	nt Agreement	
B. THE [THIRD PARTY] SHALL:			
	 Provide [Third Party] land, at trails and related improvements. 	, on	which to cons	struct the motorized
	2. Expend funds deposited for the purpose from the Grant Agreement entered into between through the ASPB.			

- 3. Provide the Participant with quarterly construction progress reports and statements of expenses incurred under this agreement; and on completion of the project, refund any unexpended balance of funds to the Participant.
- 4. Make available to the Participant for purposes of periodic and final audit or review those records pertaining to approved projects which are required by A.R.S. § 35-214 or other law for audit.
- 5. Obtain or provide all clearances and permits needed.
- 6. If funds approved for development by the [Third Party] of facilities described in the Grant Agreement are not sufficient, the [Third Party] shall submit requests to the Participant for modifications to the project to bring the scope of the projects in line with available funds or provide from [Third Party] sources funding for costs in excess of those approved under the projects.
- 7. Operate and maintain the facilities as public OHV use facilities or related improvements, except as may be directed otherwise by future action of the Congress.
- 8. Upon the availability of appropriated funds, operate and maintain the facilities for minimum term of _______ years. If no longer able to operate and maintain the facilities under any circumstances, notify the Participant as to these circumstances, and offer a special use authorization that will provide the Participant with the opportunity to assume operational and maintenance responsibilities for the remainder of the Term of Use AS SET OUT IN THE GRANT AGREEMENT.
- 9. Have the prerogative at some further date to add to or modify these facilities as may be needed to meet current laws, regulations, or public need. Such changes [may not] be made without Participant participation and shall not be inconsistent with this agreement.
- 10. Not convert the facilities to other than public recreational OHV use during the term specified in section B.8 (above) without the prior approval of the ASPB. The ASPB shall approve such conversion only if it finds it to be in accord with the most recent federal statute. Conversions shall require the substitution of other recreation properties of at least equal fair market value and of reasonably equivalent usefulness and location.
- 11. The [THIRD PARTY] shall submit A CERTIFIED inspection report every five years to the PARTICIPANT that all terms of this agreement are being performed.

C. IT IS MUTUALLY AGREED AND UNDERSTOOD BY THE SAID PARTIES THAT:

- 1. This agreement is subject to the state and federal statutes and the Grant Participant Agreement which is incorporated by reference in this agreement.
- 2. Joint meetings shall be held at least annually and more often when necessary, for discussion of matters relating to recommendations for development, administration, and funding needs of boating access facilities. Such meetings will be held at the _____ and staff levels.
- 3. The [______] SHALL BE RESPONSIBLE FOR THE APPROVAL AND PREPARATION OF THE PLANS AND [______] SHALL BE RESPONSIBLE FOR THE execution of plans necessary to carry out this agreement. All construction will be carried out to general [Third Party] standards and specifications and applicable provisions of Arizona laws after the Participant, [Third Party,] and the ASPB have reviewed and approved the plans.
- 4. Subject to all other provisions of this agreement, a) no contribution to the [cooperative] fund herein provided for shall entitle the Participant to any share or interest in the facilities and improvements constructed under this agreement, other than the right to use the same under regulations of the [Third Party]; and b) all improvements shall be the property of the [Third Party].
- 5. Nothing in this agreement shall be construed as obligating the [Third Party] or the Participant to expend, or as involving the Participant, [Third Party] or the State of Arizona in any contract or other obligation for the future payment of, money in excess of appropriation authorized by law.

- 6. This agreement may be supplemented or amended IN WRITING at any time by mutual agreement, provided such supplements and amendments have been reviewed and approved by the [Third Party], the Participant, and the ASPB.
- 7. No member of or delegate to Congress shall be admitted to any share or part of this agreement or to any benefit that may arise therefrom unless it is made with a corporation for its general benefit.
- 8. All parties are put on notice that this agreement is subject to cancellation pursuant to A.R.S. § 38-511. [Provided, that any funds on deposit will be available for expenses incident to closing out the work beyond the period of written notice.]
- 9. The extension of benefits under the provisions of this agreement shall be without discrimination as to race, color, creed, sex, national origin or disability as defined by applicable state and federal law.
- 10. Pursuant to A.R.S. §§ 35-214 and 35-215, and Section 41-1279.04, as amended, all books, accounts, reports, files and other records relating to the Agreement shall be subject at all reasonable times to inspection and audit by the State for five years after completion of any project. Such records shall be reproduced as designated by the State of Arizona.
- 11. Each party, its contractors, or lessees shall be responsible for the protection from damage of all identified cultural resources within the area, which may be affected by its actions, and shall be liable for all damage or injury to the identified cultural resources caused by his actions. Each shall immediately notify the agency project administrator if any damage occurs to any cultural resource and immediately halt work in the area in which damage has occurred, until it has been authorized by the project administrator, after consultation with the [Third Party] archaeologist, to proceed.
- 12. This agreement shall become effective WHEN SIGNED BY BOTH PARTIES.

IN WITNESS WHEREOF	S, the parties have executed this a	igreement on the	e dates shown below
[PARTICIPANT]		THIRD PARTY]

By:	Ву:
Date:	Date: